

JOURNAL
OF THE
House of Representatives
OF
STATE OF ALABAMA
REGULAR SESSION OF 1961

HELD IN THE CITY OF MONTGOMERY
COMMENCING TUESDAY, MAY 2, 1961



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JOURNAL

OF THE

HOUSE OF REPRESENTATIVES

OF THE

STATE OF ALABAMA

REGULAR SESSION OF 1961

THIRTY-FIFTH DAY

House of Representatives
Montgomery, Alabama
Thursday, August 31, 1961

The House met pursuant to adjournment.

PRAYER

The session was opened with prayer by Representative J. J. Pierce, member of the House of Representatives, Montgomery County, Alabama.

ROLL CALL

On a call of the roll of the House the following members answered to their names:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dodd	Jenkins	Pierce
Albea	Dunn	Johnson (Hardaway)	Powell
Avery	Edwards	Johnson (J. T. Tom)	Pruitt
Bailey	Engel	Johnston (Leonard)	Ramey
Barnett	Faulk	Jones (Covington)	Rast
Bassett	Ferguson	Jones (Monroe)	Ray
Bevill	Gilchrist	Lee	Reynolds (Chambers)
Bishop	Gilmer	Locke	Roberts
Boyd	Glass	Long (Lauderdale)	Rozelle
Brannan	Goldthwaite	Long (Perry)	Salter
Branyon	Goodwyn	McClendon (Chambers)	Self
Brewer	Gordon	McCorquodale	Roberts
Broadfoot	Grant	McLendon (Bullock)	Shumate
Brooks	Gross	Martin	Smith (Russell)
Cabiness	Grouby	Meade	Smith (St. Clair)
Callahan	Guthrie	Merrill	Solomon
Camp	Hain	Morrow	Speaks
Casey	Hanby	Murphy	Steagall
Cates	Hankins	Nettles	Taylor
Chambers	Hardy	Nichols	Thomas
Cook	Harris	Oakley	Torbert
Copeland	Harvey	Oden	Turner
Cornett	Hawkins	Owens	Turnham
Daniel	Hearn	Perry	Vickers

A quorum was present.

—100

REPORT OF STANDING COMMITTEE ON RULES

Mr. Ashworth, Chairman of the Standing Committee on Rules, reported that said committee in session had acted on the following resolution and ordered same returned to the House with the recommendation that it be adopted.

By Rules Committee.

H.R. 103.

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, that the following matters in the order named be made special, paramount and continuing order of business, at this time, taking precedence over any other business of the House:

1. Reports of all Standing Committees.
- 2.

By Mr. Robison et al:

S. 144. To appropriate funds to the Department of Pensions and Security for salaries, expenses, operation and management for welfare purposes for the fiscal years ending September 30, 1962 and September 30, 1963.

By Mr. Robison et al:

S. 173. To appropriate from any funds in the State Treasury to the credit of the General Fund the sum of \$300,000 for the purpose of erecting, constructing and equipping a training building for the State Department of Public Safety.

By Mr. Robison et al:

S. 174. To amend further Section 10 of Act No. 585 entitled "An Act To create a Department of Public Safety; to provide for the appointment by the Governor of the Director thereof; to provide for the salary of said Director, and that said salary may be fixed by the Governor; to authorize the creation of divisions within said department and the appointment under the provisions of the Merit System of the chiefs of said divisions and other employees; to prescribe the duties and powers of the Director of the Department of Public Safety, and to enumerate the laws which said Director shall administer and enforce; to provide for the disposition of costs, fees and mileage of Highway Patrol officers when attending courts; to provide for the police powers possessed by members of the State Highway Patrol; to provide for the payment of the compensation of officers, agents and employees of the Department of Public Safety and to provide for the payment of expenses for necessary equipment; to create a fund in the State Treasury to be known as the State Public Highway and Traffic Control Fund, and to prescribe the monies which shall be paid into said fund; to require that expenditures of the Department of Public Safety shall be limited to amounts appropriated by the Legislature out of the State Public Highway and Traffic Control Fund; to provide for the liability of members of the State Highway Patrol on their official bonds; to prescribe an arrest fee for Highway Patrol officers, and the payment of said fee into the State Public Highway and Traffic Control Fund; to provide that any unencumbered balance in the State Public Highway and Traffic Control Fund at the end of any two year drivers' licensing period shall be paid into the Public Road and Bridge Fund of the Highway Department; to require the State Comptroller to record the source of funds paid into the State Public Highway and Traffic Control Fund; to authorize the Department of Public Safety to promulgate rules and regulations having the force and effect of law and to provide for a penalty for the violation thereof; to transfer all monies or funds in the Highway Patrol Fund to the State Public Highway and Traffic Control Fund, and to authorize any appropriation heretofore made from said Highway Patrol Fund to be paid out of the said State Public Highway and Traffic Control Fund; and to provide

for the effective date of this Act", approved September 11, 1953, as amended by Act No. 44, approved June 7, 1955.

By Mr. Robison:

S. 184. To amend Sections 647 and 649 of Title 51, Code of Alabama 1940, as heretofore amended, relating to the excise tax on gasoline, so as to provide that the gasoline tax on certain fuels consumed in boats or vessels be paid into the "Water Safety Fund" and "Seafoods Fund".

By Mr. Robison et al:

S. 148. To make appropriations for the ordinary expenses of the executive, legislative and judicial departments of the State, and for the interest on the public debt and for the public schools.

And H.R. 103 was adopted.

Yeas 79; Nays 1.

Yeas:

Mr. Speaker	Daniel	Harvey	Powell
Adams	Dunn	Hawkins	Pruitt
Albea	Edwards	Hearn	Ramey
Avery	Engel	Ingram	Rast
Bailey	Faulk	Jenkins	Ray
Barnett	Gilchrist	Johnson (Hawarday)	Reynolds (Chambers)
Bevill	Gilmer	Jones (Covington)	Roberts
Bishop	Glass	Lee	Salter
Boyd	Goldthwaite	Long (Perry)	Self
Brannan	Goodwyn	McClendon (Chambers)	Shumate
Branyon	Gordon	McCorquodale	Smith (Russell)
Brewer	Grant	McLendon (Bullock)	Smith (St. Clair)
Broadfoot	Gross	Martin	Solomon
Callahan	Grouby	Morrow	Steagall
Camp	Guthrie	Murphy	Taylor
Casey	Hain	Nettles	Thomas
Cates	Hanby	Oakley	Torbert
Chambers	Hankins	Owens	Turner
Cook	Hardy	Phillips	Turnham
Cornett	Harris	Pierce	

—79

Nay:

Mr. Cabiness

—1

REPORT OF STANDING COMMITTEE ON RULES

House of Representatives:

Your Standing Committee on Rules begs leave to report that it has carefully examined the Journal of the House for the thirty-fourth legislative day and finds the same to be correct.

VIRGIS M. ASHWORTH,
Chairman.

On motion of Mr. Pruitt, the reading at length of the Journal of the House for the thirty-fourth legislative day was dispensed with and the report of the Standing Committee on Rules was concurred in and adopted, and the Journal for the thirty-fourth legislative day was approved.

BILLS ON SECOND READING

Mr. Gilchrist, Chairman of the Standing Committee on Judiciary, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

S. 656. Relating to elections; amending Code 1940, Title 17, Section 172, to prescribe the time for opening and closing the polls on election day.

S. 97. To amend Section 428 of Title 13, Code of Alabama 1940, which relates to appeals from convictions in justice of the peace courts and courts of like jurisdiction.

S. 180. To amend further Section 213 of Title 13, Code of Alabama 1940, to require registers of the circuit courts to notify the chief justice of the supreme court that the judge of circuit court will not attend or hold the next session.

S. 181. To amend further Section 198 of Title 13, Code of Alabama 1940, in relation to the duties of circuit clerks.

S. 287. To define and provide for the establishment of Business Trusts; To set out the powers and liabilities of Trustees thereof; To set out the rights and liabilities of the holders of the beneficial interest therein; To set out what provisions may be included in the Declaration of Trust and where same shall be recorded; To provide how Business Trusts may be sued, and how taxed.

S. 343. To provide for concurrent sentences in criminal cases; amending Code of Alabama 1940, Title 45, Sections 32 and 83, and Act No. 534, S. 353, approved July 9, 1943, Section 1.

S. 439. Relating to divorce; providing that after divorce the wife shall be barred from using the given name or initials of the husband.

S. 441. To provide for an additional judgeship of the Tenth Judicial Circuit of Alabama.

S. 467. To license and regulate the business of selling, issuing or otherwise dispensing checks, drafts, money orders or other instruments for the transmission or payment of money, and the business of receiving money as agent for obligors for the purpose of paying such obligors' bills, invoices or accounts, as a service or for a fee or other consideration; to exempt certain transactions and businesses from the operation of this act; to provide for the administration of this act by the state securities commissioner; to provide for appeals from certain orders of the state securities commissioner to the Circuit Court of Montgomery County and to the Supreme Court of Alabama; and to prescribe penalties for violation of, or noncompliance with, this act.

S. 494. To provide for the transfer of cases to a proper court when a trial court sustains a plea in abatement as to venue.

S. 541. To authorize the incorporation as a public corporation of any district tuberculosis sanatorium established in this state pursuant to Act No. 287 enacted at the 1945 Regular Session of the Legislature of Alabama; to provide the procedure for such incorporation, for the consequences thereof and for the composition and election of the board of trustees for each such corporation; to grant broad powers to each such corporation, including the power to borrow money, to issue securities and to secure any such securities by mortgage and pledge of its properties and revenues; to specify certain details and characteristics of such securities; to exempt from taxation all property of each such corporation, all securities issued by each such corporation and the income therefrom and certain instruments executed by or to it; to provide that no such corporation be sued in action *ex delicto*; and to authorize any political subdivision or agency of the state to convey property to any such corporation without consideration and to appropriate funds thereto.

S. 597. To propose and provide for the submission of an amendment to the Constitution of Alabama amending Section 235 of said Constitution, which section pertains to and provides for the exercise of the right of eminent domain, the taking of property for public use, and the payment of just compensation for property taken, injured or destroyed or applied to public use.

The above bill was read a second time at length as required by the Constitution.

S. 606. To amend Act No. 528, S. 396, Regular Session 1957, an act relating to the public schools (Acts of Alabama, Reg. Sess. 1957, vol. II, p. 723).

Mr. Harvey, Chairman of the Standing Committee on Education, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, and it was read a second time and placed on the Calendar, to-wit:

S. 63. To permit the State Geologist and the Assistant State Geologist to teach courses at the University of Alabama which are related to the study of geology. To regulate the time during which such teaching shall be permitted and to provide compensation for same. To provide from what funds such compensation shall be paid and the conditions under which it shall be paid. To permit faculty members and students of any institution of higher learning in the State of Alabama to do research and other related work for the State Geological Survey or the State Oil and Gas Board. To limit the time during which such research work may be conducted. To provide compensation for such work, the funds from which same shall be paid and the conditions and regulations under which such research work may be done. To provide an effective date for this act.

Mr. Solomon, Chairman of the Standing Committee on Agriculture, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

S. 289. To amend further Act No. 46, H. 36, Legislature of 1955, Second Special Session, which regulates the sale of eggs and provides for the in-

spection and grading thereof by amending Sections 1, 6, 7, 8, 11, 12 and 13 of said Act.

S. 398. To authorize the State Board of Agriculture and Industries to establish a program for the prevention, control and eradication of brucellosis or bangs disease in cattle and to prescribe the powers, authority and duties of the Commissioner of Agriculture and Industries and the State Veterinarian relative thereto; to authorize the State Board of Agriculture and Industries to prescribe methods and procedures for calfhood vaccination against brucellosis together with other methods and procedures for testing and vaccinating cattle for the control and eradication of such disease; to authorize the State Board of Agriculture and Industries to adopt rules and regulations for a brucellosis disease control and eradication program and to prescribe a penalty for violations thereof; to repeal Act No. 410 of the Legislature of 1947, approved September 25, 1947 (General Acts of 1947, page 298).

Mr. Cornett, Chairman of the Standing Committee on Conservation, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

S. 432. To provide for appointment and operation of an advisory committee on state parks, and prescribe its powers, duties and functions.

S. 433. To regulate further the execution of certain contracts relating to the state park system; amending Code of Alabama 1940, Title 8, Sections 172 and 176.

S. 136. To authorize the Director of Conservation to enter into agreements of reciprocity with Conservation Commissioners and other proper officials of adjoining states concerning the hunting of waterfowl on waters lying between said states.

Mr. Hain, Chairman of the Standing Committee on Public Welfare, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

S. 37. To amend Section 4, Title 27, Code of Alabama 1940, which relates to decree, revocation of order, annulments, reports pertaining to adoption of children.

S. 38. To amend Section 9, Title 27, Code of Alabama 1940, relating to inheritance of a child adopted under laws of a foreign state.

S. 41. To amend Section 6, Title 27, Code of Alabama 1940, as amended, which relates to adoption by stepfather or stepmother by extending the same procedures to other close relatives.

S. 47. To amend Section 92, Title 49, Code of Alabama 1940, which re-issue licenses to child-caring institutions and agencies.

S. 49. To amend Section 66 of Title 49, Code of Alabama 1940 which relates to the authority of the state department of pensions and security to issue licenses to child-caring institutions and agencies.

S. 52. To amend Section 1 of Act No. 321 of the 1951 Legislature entitled "An Act to provide for the reporting and recording of the name and addresses of persons receiving public assistance in each county and of the amounts received by them and the names, addresses and salaries of all employees of the county board of public welfare and the county department of public welfare; to make it unlawful to use such information for any purpose not directly connected with the administration of public assistance; and prescribing penalties for violations of the Act."

Mr. Hankins, Chairman of the Standing Committee on Transportation, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, and it was read a second time and placed on the Calendar, to-wit:

S. 654. To amend Section 1 of Act No. 382, H. 834, approved September 9, 1955, authorizing and empowering the director of the highway department to issue special permits for the movement of certain oversized vehicles over the public highways of the State (Acts of 1955, p. 916).

Mr. Grouby, Chairman of the Standing Committee on Local Government, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

S. 366. Relating to the powers of municipalities; authorizing the use of municipal funds and revenues to promote economic development.

S. 367. To amend Section 342 of Title 37 of the Code of Alabama of 1940, as heretofore amended, so as to provide that any undertaking which a municipality is authorized to acquire, construct, reconstruct, improve, better or extend under the provision of said section may be leased by the said municipality to any agency or department of the State of Alabama; and so as to authorize any municipality to charge and contract for and collect rentals for any undertaking or part thereof that may be so leased by the municipality.

S. 368. To amend Section 470 of Title 37 of the Code of Alabama of 1940 so as to clarify the provisions of the said section with respect to the powers of municipalites to own, construct, maintain and lease buildings and other improvements on and near wharves and wharf sites and so as to change the period of time for which leases may be made under said section.

S. 369. To amend Section 344 of Title 37 of the Code of Alabama of 1940, as heretofore amended, so as to make further provisions respecting the sale of bonds by a municipality with respect to an undertaking that is leased or is to be leased by the municipality to an agency or department of the State of Alabama.

S. 583. To authorize the incorporation in any municipality in this state of one or more public corporations for the primary purpose of providing public library facilities for lease to the respective municipalities in which such corporations are organized; to provide for the election of the directors and officers of each such corporation; to specify its powers and capacities, including the exercise of the power of eminent domain; to authorize such corporation and the municipality in which it is organized to enter into leases covering projects of such corporation and to specify requirements respecting such leases; to provide that the rentals payable and the obligations created by such municipality in any such lease shall be general obliga-

tions of the municipality for which its full faith and credit may be pledged but shall be payable solely out of the current revenues of the municipality for the fiscal year during which such rents are payable and during which such agreements are required to be performed; to authorize the sale and issuance by such corporation of interest bearing revenue bonds payable solely out of the revenues from the project with respect to which they are issued; to specify provisions of said bonds and to declare them to be negotiable instruments; to authorize the issuance of refunding revenue bonds; to provide that such bonds shall be secured by a pledge of the revenues out of which they shall be payable and by a pledge of the lease from which the revenues so pledged shall be derived, and may be secured by a nonforeclosable mortgage on the project from which the revenues so pledged shall be derived; to specify the use to which the proceeds of said bonds may be put; to provide for remedies in the event of any default in any such bonds or under any such lease; to authorize the investment of funds of the corporation not presently needed; to exempt from taxation the properties of the corporation and the income therefrom, the said leases, the said bonds and the income therefrom, and the said mortgages; to provide that said bonds shall be legal investments for fiduciaries, savings banks and insurance companies; to authorize the investment of idle and surplus funds of the municipality in said bonds; to authorize the publication of notice of the adoption of the resolution authorizing said bonds and providing a short statute of limitations for the institution of actions and the making of defenses respecting the validity of said bonds, pledge, mortgage and lease; to authorize the conveyance to said corporation, with or without monetary consideration, of properties owned by the municipality whether or not necessary for the conduct of governmental or other public functions of the municipality; to provide for the vesting in the municipality of title to each project of said corporation upon payment of all bonds issued with respect to such project; and to provide for the dissolution of said corporation.

Mr. Gilchrist, Chairman of the Standing Committee on Judiciary, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

S. 60. To provide that in each county of the State of Alabama having not less than 100,000 or more than 300,000 population according to the last or any subsequent federal census in equity suits the depositions of witnesses or parties upon oral examination for discovery or for use as evidence may be taken as provided in Act No. 375 of the Legislature of Alabama of 1955, approved September 8, 1955 (Acts of Alabama of 1955, page 901 et seq.); to provide that in each such county in equity suits the scope of the examination, the use of such depositions, the effect of using such depositions, the method of compelling the attendance of the person sought to be examined and the penalties for the failure of such person to appear for such examination, shall be the same as provided for by said Act No. 375 of the Legislature of Alabama of 1955; to provide that the provisions of this Act shall apply to future suits and pending suits in any such county and also to depositions heretofore taken in pending suits, provided the party or parties taking such depositions in taking the same proceeded under said Act No. 375 of the Legislature of Alabama of 1955; and to provide that the provisions of any law or rule of court in conflict with the provisions of this Act shall be repealed to the extent of such conflict.

S. 525. To provide for the taking up of neglected, disabled, and cruelly treated animals; the return of such animals to the owner or keeper, and the payment of expenses thereby incurred.

Mr. Perry, Chairman of the Standing Committee on Local Legislation No. 2, reported that said Committee in session had acted on the following

bill and ordered same returned to the House with a favorable report, and it was read a second time and placed on the Calendar, to-wit:

S. 662. To fix the compensation or salaries of tax assessors and tax collectors in counties of 500,000 inhabitants, or more, according to the last or any subsequent federal census; and to require such officers to pay in to the county treasury of such county, or counties, all fees, commissions, costs or other emoluments which are now allowed by law.

Mr. Pruitt, Chairman of the Standing Committee on State Administration, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, and it was read a second time and placed on the Calendar, to-wit:

S. 4. To authorize and create an additional judge of the Eleventh Judicial Circuit, to be designated circuit judge number two and to provide for his appointment and election, jurisdiction, powers, duties, authority and qualifications, to render him liable to all the pains and penalties of other circuit judges of the State of Alabama, and to provide for and fix the salary of such judge.

Mr. Smith (Russell), Chairman of the Standing Committee on Ways and Means, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, with substitute, and it was read a second time and placed on the Calendar, to-wit:

S. 161. (With Substitute). To make annual appropriations for the support, maintenance, and development of public education in Alabama for each of the fiscal years ending September 30, 1962 and September 30, 1963, including all schools, agencies, services and institutions under the general or direct control or subject to the rules and regulations of the State Board of Education, the Board of Trustees of Alabama College, the Board of Trustees of Auburn University, the Board of Trustees of the University of Alabama, the Board of Trustees of the Alabama Institute for Deaf and Blind, the Board of Trustees of the Alabama Boys Industrial School, the Board of Trustees of the Alabama Industrial School for Negroes, the Board of Trustees of the State Training School for Girls, the Alabama Educational Television Commission, and for the Teachers' Retirement System.

Mr. Smith (Russell), Chairman of the Standing Committee on Ways and Means, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

S. 35. To appropriate out of any funds in the state treasury to the credit of the General Fund, not otherwise appropriated, the sum of Twenty-five Thousand Dollars (\$25,000) to the Department of Conservation, Division of State Parks, Monuments and Historical Sites, to be used only for the purchase of lands for the development and restoration of the Fort Toulouse Site in Elmore County, Alabama, and to provide for the lease, sale, swap, exchange, transfer or other disposition of such lands to the United States Government without consideration if the United States Government will recognize said property as a historic site or national monument and will assume the management, control and operation of the Site after so recognizing same as a historic site or national monument.

S. 98. To amend further Title 41, Section 152, Code of Alabama 1940, in relation to maximum salaries or compensation payable to officers and employees of the State of Alabama.

S. 149. To make an appropriation for the support of the Council of State Governments.

Mr. Smith (Russell), Chairman of the Standing Committee on Ways and Means, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, with substitute, and they were severally read a second time and placed on the Calendar, to-wit:

S. 151. (With Substitute). To make an appropriation to the South's Regional Advisory Council on Nuclear Energy (RACNE) for the support and operation thereof.

S. 155. (With Substitute). To appropriate the sum of \$165,000 out of any funds in the State Treasury to the credit of the General Fund not heretofore appropriated, to the Board of Trustees of Auburn University for capital improvements of the Agricultural Experiment Station Division.

Mr. Smith (Russell), Chairman of the Standing Committee on Ways and Means, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

S. 157. To appropriate out of funds in the State Treasury to the credit of the State Health Department Vital Statistics Fund the sum of \$87,492.00, or so much thereof as may be necessary, for the purpose of enlarging and equipping the vault of the Bureau of Vital Statistics in the State Office Building, Montgomery, Alabama.

S. 158. To make an appropriation for each of the fiscal years ending September 30, 1962 and September 30, 1963 to the Armory Commission of Alabama to be used in providing necessary armory facilities for the Alabama National Guard and the Air National Guard units, including the matching of federal funds made available for such purposes and including the alteration, improvement and equipment of armories therefor.

S. 160. To make appropriations to the Department of Conservation for capital improvements.

S. 172. To appropriate from any funds in the State Treasury to the credit of the General Fund the sum of \$160,000 for the purpose of purchasing and installing a mechanical filing system in the State Department of Public Safety.

S. 205. To amend Section 115 of Title 41 of the 1940 Code.

S. 207. To implement the provisions of that certain Constitutional Amendment that was proposed by Act No. 151 adopted at the 1957 Regular Session of the Legislature of Alabama and that authorizes the State to engage in works of internal improvements by promoting, developing, constructing, maintaining and operating along navigable streams and waterways of Alabama all manner of docks and facilities of every kind, in aid of commerce and use of waterways of the State, and to incur indebtedness and issue bonds for said purpose; to authorize the State to engage in such works of internal improvement at an additional cost of not exceeding \$1,500,000; to designate the Alabama State Docks Department and any department or agency of the State that may succeed to its functions as the Agency to undertake, manage,

operate and control such developments and improvements; to prescribe the powers, duties and authority of said Department in connection therewith; to authorize the State to become indebted to the extent of not exceeding \$1,500,000 in principal amount to carry out the provisions of this Act and to issue its interest bearing direct general obligation bonds therefor; to prescribe in general the terms of such bonds and the method and manner of the sale and issuance thereof; to exempt the same and the interest thereon from taxation; to provide for the payment for any indebtedness evidenced by bonds issued pursuant to this Act and to pledge the full faith and credit of the State to the payment of such indebtedness; to provide for the refunding of any bonds issued under the said Constitutional Amendment; to provide for investment of the proceeds of any bonds issued hereunder and other funds received under this act, pending the need for such funds; to provide for the use of funds obtained from the operation of improvements constructed with proceeds of any bonds issued under the provisions of said Constitutional Amendment; to make appropriation for payment of the principal of and interest on bonds issued under the said Constitutional Amendment from the General Fund of the State; to provide for the acquisition of property for the purposes of this Act and for the exercise of the power of eminent domain with regard thereto; to prescribe the powers and duties of the Governor, the said Department and other officers of the State in carrying out the provisions of this Act; to authorize the said Department to fix and collect reasonable rates and charges for services rendered by, and for use of, facilities established pursuant to this Act; and to require the maintenance of records of the total cost of, the gross revenues from, and the expenses of operating, each unit of development acquired, constructed, or operated pursuant to the provisions of this Act or Act No. 311 adopted at the 1957 Regular Session of the Legislature or Act No. 98 adopted at the 1959 Regular Session of the Legislature; and to provide that surplus revenues derived from operation of the state docks facilities at the Port of Mobile may be used to meet operating deficits of the facilities constructed under said Constitutional Amendment.

S. 524. To provide that distribution of the two percent (2%) tax levied on the producer of crude petroleum oil or natural gas produced for sale, transport, storage, profit, or for use, from any well or wells in the State of Alabama, pursuant to Section 26 of Act No. 1, approved May 22, 1945, as amended by Act No. 453, approved August 31, 1953, shall be deposited in the State Treasury to the credit of the General Fund; to provide for the transfer of all funds in the State Treasury to the credit of the Oil and Gas Fund as of September 30, 1961 to the General Fund; to repeal all laws or parts of law in conflict with the provisions of this Act; and to provide an effective date therefor.

S. 572. To appropriate out of any funds in the State Treasury not otherwise appropriated the sum of \$10,000.00, or so much thereof as may be necessary, to the Fort Morgan Historical Commission, for the purpose of remodeling and/or constructing certain projects at Fort Morgan.

S. 200. To provide a family court in and for Madison County for the trial or other disposition of cases and proceedings involving children, marriage, divorce and alimony, desertion and nonsupport, and other domestic or family relations, by establishing a family relations division of the circuit court and providing for an additional circuit judge and other officers and personnel for the administration of such court division.

S. 273. Relating to public works; to provide for the employment of resident workmen and laborers in the construction of public improvements or the execution of public works contracts; prescribing penalties.

S. 292. To provide that bonds issued by the Tennessee Valley Authority shall constitute legal investments for fiduciaries, savings banks and insurance companies, and may be used as security for deposits of public funds.

S. 573. To make an appropriation for the relief of J. E. Rutherford.

S. 632. Proposing an amendment to the Constitution of Alabama relative to the board of trustees of Auburn University.

The above bill was read a second time at length as required by the Constitution.

S. 348. To prescribe the salary or compensation of the Commissioner of Agriculture and Industries.

S. 135. To amend an Act approved February 10, 1956, entitled "An Act to authorize and provide for the planning, designation, establishment, use, regulation, alteration, improvement, maintenance, and vacation of controlled access facilities; defining such terms; providing for the acquisition of lands required therefor; the restriction of intersections and control of approaches; the establishment of local service roads; the prohibition of certain acts thereon and provision for penalties therefor; and for other purposes" (Act No. 104, H. B. 148, Acts 1956, p. 148).

S. 329. To adopt standards and specifications applicable to lighting equipment and special warning devices to be carried by motor vehicles operated by rural mail carriers; further amending Section 25 of Title 36, Code of Alabama 1940 and Section 41 of Title 36, Code of Alabama 1940, as amended, to conform to this Act; and repealing conflicting laws.

S. 84. To provide for continuous code revision and to appropriate funds for that purpose.

S. 666. To amend Section 155, Title 8, Code of Alabama 1940, which requires licenses for certain shrimp catchers' boats, so as to reduce the license fee for certain size boats.

S. 667. To amend Title 8, Section 132, Code of Alabama, which relates to the taking of seed oysters; to impose additional duties upon the Director of the Department of Conservation.

S. 668. To amend Section 3 of Act No. 632, page 1538, Acts of Alabama 1959, Regular Session, entitled "An Act Relating to seafoods; providing for owners of private oyster reefs, beds or bottoms, or lessees thereof, to use mechanical devices, including mechanical rake dredges, at any time, to cultivate and harvest or to remove their live oysters, under certain prescribed conditions."

S. 669. Relating to oysters; to amend Section 139 of Title 8, Code of Alabama 1940, as last amended, so as to eliminate the three cent (3c) per barrel tax thereon and increase the percentage of oyster shells to be returned to the reefs from thirty per cent (30%) to fifty per cent (50%).

S. 670. To provide for an annual appropriation of \$3,500.00 by the State of Alabama to the Gulf States Marine Fisheries Commission as the State

of Alabama's prorated share of the annual operating expenses of said Commission.

S. 427. To amend Sections 46, 55, 57 and 59 of Title 38 of the Code of Alabama of 1940 which relate to Bar Pilots and pilotage.

S. 428. To provide for the compulsory retirement of Bar Pilots licensed and branched by the State Pilotage Commission and to fix the effective age and date of such retirement.

S. 491. To make an appropriation of funds to finance a poultry and egg research program and to prescribe a method to establish and carry out such a program.

S. 341. To regulate expense allowances of circuit judges when ordered to hold court or perform official duties outside the respective circuits for which they are elected; amending Code of Alabama 1940, Title 13, Sections 179 and 181.

S. 345. To require the approval of the Building Commission as a condition to the effectiveness of certain contracts and to prohibit the Building Commission from making any contract for the acquisition or construction of any building or facility without a proper showing that funds are available for the completion thereof.

S. 401. To provide for the relief of Jack Coggins, of Jefferson County, by making an appropriation to him from the state treasury.

S. 326. To propose an amendment to the Constitution of Alabama relating to revenue securities issued by or on behalf of any State school or institution of learning.

The above bill was read a second time at length as required by the Constitution.

S. 424. For the relief of A. B. Legg and Sons Burial Insurance Company, Inc.

S. 284. To amend Section 5 of Act No. 515, 1945 Acts of Alabama, p. 734, approved July 9, 1945, as amended, entitled "An Act To establish an employees' retirement system; to determine membership and conditions of membership in said system; to provide for a board of control of said system and for the administration of its affairs; to provide for officers and a medical board and to define their duties; to provide for the adoption of mortality, service and other actuarial tables as may be deemed necessary; to provide for the management of the funds of the said system; to provide a method of financing said system; and to provide an appropriation to carry out the provisions of the Act."

S. 468. To provide additional supernumerary circuit court reporters for the State of Alabama; prescribing their duties; setting up their requirements and qualifications; fixing their compensation; status and tenure of office; and making an appropriation to pay their salaries:

Mr. Bassett, Chairman of the Standing Committee on Local Legislation No. 1, reported that said Committee in session had acted on the following

bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

S. 532. To provide further for the supplemental compensation of any circuit judge (who has served continuously for more than twelve years as circuit judge) in any judicial circuit composed of only one county having two circuit judges and a population of not less than sixty thousand five hundred nor more than sixty five thousand inhabitants according to the last or any subsequent federal decennial census; providing for the payment of such supplemental compensation out of the general fund of the county composing such judicial circuit.

S. 562. Relating to Lauderdale County; providing for the compensation of the Chief Deputy Sheriff for Lauderdale County.

S. 563. Relating to Lauderdale County: empowering the Court of County Commissioners of Lauderdale County, or other like governing body of the county, to authorize the Sheriff of Lauderdale County to appoint not more than one Secretary to handle stenographic and clerical matters; empowering the governing body of the county to fix the compensation of such secretary in an amount not to exceed a stated sum, and providing for the payment thereof out of the general funds of Lauderdale County.

S. 564. Relating to Lauderdale County: empowering the Court of County Commissioners of Lauderdale County, or other like governing body of the county, to authorize the Sheriff of Lauderdale County to employ a cook at the Lauderdale County Jail; empowering the governing body of the county to fix the compensation of such cook in an amount not to exceed a stated sum, and providing for the payment thereof out of the general funds of Lauderdale County.

S. 565. Relating to Lauderdale County: authorizing and empowering the Court of County Commissioners of Lauderdale County, or other like governing body of the county, to authorize the Sheriff of Lauderdale County to appoint not more than five additional deputy sheriffs in addition to the deputy sheriffs and the Chief Deputy Sheriff now provided by law; empowering the governing body of the county to fix the compensation of such additional deputies in an amount not to exceed a stated sum, and providing for the payment thereof out of the general funds of Lauderdale County.

Mr. Bassett, Chairman of the Standing Committee on Local Legislation No. 1, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, with amendment, and it was read a second time and placed on the Calendar, to-wit:

S. 655. (With Amendment). To abolish the Law and Equity Court of Lauderdale County; providing for the transfer of cases now pending in said Law and Equity Court to the Court hereby created and to the Lauderdale County Circuit Court, abolishing the criminal jurisdiction of justice of the peace courts in Lauderdale County, Alabama, and providing for the transfer of criminal cases pending in said courts to the court created by this Act; to create and establish in Lauderdale County a court to be known as the "Lauderdale County Inferior Court"; defining its criminal and civil jurisdiction; providing it with officers, defining their powers, duties, compensation, term of office and the manner of their selection; regulating its procedures and process; prescribing costs and fees therein; to direct the county governing body to furnish quarters, books, forms, stationery, equipment and supplies requisite to the efficient function of the court.

Mr. Bassett, Chairman of the Standing Committee on Local Legislation No. 1, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, with substitute, and it was read a second time and placed on the Calendar, to-wit:

S. 650. (With Substitute). To authorize the governing body of any county of this State having a population of not less than 60,500 nor more than 65,000 inhabitants to create a county planning commission; to permit members of the county governing body, including its presiding officer, to serve on a county planning commission; to provide for the organization, powers, jurisdiction, personnel, and financial and legal status of such commissions; to authorize counties to adopt regulations for the subdivision of land within the county and to provide for their administration through a county planning commission; to authorize counties to divide the county into districts and within such districts regulate the use of land, the height, bulk, and use of buildings the density of population; to provide for county boards of zoning adjustment and define the authority, powers and functions of such boards, and the procedure and appeals from their decisions; to provide remedies in the enforcement of resolutions and regulations made by counties under the authority of this act; to provide for penalties for violations thereof; and to provide for counties and municipalities to join with other counties or municipalities to create a joint planning commission.

Mr. Bassett, Chairman of the Standing Committee on Local Legislation No. 1, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

S. 531. Relating to every judicial circuit composed of only one county having two circuit judges and a population of not less than sixty thousand five hundred and not more than sixty five thousand inhabitants according to the last or any subsequent federal decennial census; extending the powers, authority and duties of the circuit solicitor of any such judicial circuit so as to empower, authorize and require that such circuit solicitor supervise the prosecution of all misdemeanors to be tried and all felonies to be heard on preliminary in any and all inferior courts located and constituted in the county composing any such judicial circuit; creating the office of deputy circuit solicitor for any such judicial circuit and prescribing the duties of such office; providing for the mode and manner of the appointment of such deputy circuit solicitor and for his compensation, and further providing that such compensation shall be paid out of the general fund of the county composing any such judicial circuit.

S. 600. Relating to the levy of additional taxes for educational purposes in Covington County; authorizing the court of county commissioners, board of revenue, or other like governing body of the county to levy, when approved at a referendum election, special county privilege license and excise taxes paralleling state sales and use taxes as provided for in Act No. 100, H. 94, approved August 18, 1959, and Article 11 of Chapter 20, Title 51, Code of Alabama 1940, as heretofore amended and supplemented; providing for collection and enforcement of such taxes when levied by the state department of revenue.

BILLS ON THIRD READING

SPECIAL ORDER

The House proceeded to the consideration of the special order.

And the bill:

S. 144. To appropriate funds to the Department of Pensions and Security for salaries, expenses, operation and management for welfare purposes for the fiscal years ending September 30, 1962 and September 30, 1963.

Was read a third time at length and passed.

Yeas 79; Nays 0.

Yeas:

Mr. Speaker	Dunn	Hearn	Phillips
Adams	Edwards	Ingram	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Bailey	Faulk	Johnston (Leonard)	Pruitt
Barnett	Gilchrist	Jones (Covington)	Rast
Bevill	Gilmer	Lee	Ray
Bishop	Glass	Locke	Reynolds (Chambers)
Boyd	Goodwyn	Long (Perry)	Self
Brannan	Gordon	McClendon (Chambers)	Sessions
Branyon	Grant	McCorquodale	Shumate
Brewer	Gross	McLendon (Bullock)	Smith (Russell)
Cabiness	Grouby	Martin	Smith (St. Clair)
Camp	Guthrie	Merrill	Solomon
Casey	Hain	Morrow	Speaks
Cates	Hanby	Murphy	Steagall
Chambers	Hankins	Nettles	Thomas
Cook	Hardy	Oakley	Turner
Copeland	Harris	Oden	Turnham
Cornett	Harvey	Owens	Vickers
Daniel	Hawkins	Perry	

—79

And the bill:

S. 173. To appropriate from any funds in the State Treasury to the credit of the General Fund the sum of \$300,000 for the purpose of erecting, constructing and equipping a training building for the State Department of Public Safety.

Was read a third time at length and passed.

Yeas 78; Nays 2.

Yeas:

Mr. Speaker	Branyon	Cornett	Gordon
Adams	Brewer	Daniel	Grant
Albea	Broadfoot	Dunn	Gross
Avery	Cabiness	Edwards	Grouby
Bailey	Camp	Engel	Guthrie
Barnett	Casey	Faulk	Hain
Bevill	Cates	Gilchrist	Hankins
Bishop	Chambers	Gilmer	Harris
Boyd	Cook	Glass	Harvey
Brannan	Copeland	Goodwyn	Hawkins

Hearn	Martin	Powell	Smith (St. Clair)
Ingram	Merrill	Pruitt	Solomon
Johnson (Hardaway)	Morrow	Rast	Steagall
Johnston (Leonard)	Murphy	Ray	Taylor
Jones (Covington)	Nettles	Reynolds (Chambers)	Thomas
Lee	Oakley	Rozelle	Torbert
Locke	Owens	Self	Turner
McClendon (Chambers)	Perry	Shumate	Turnham
McCorquodale	Phillips	Smith (Russell)	Vickers
McLendon (Bullock)	Pierce		

—78

Nays:

Messrs.	
Long (Perry)	Speaks

—2

And the bill:

S. 174. To amend further Section 10 of Act No. 585 entitled "An Act To create a Department of Public Safety; to provide for the appointment by the Governor of the Director thereof; to provide for the salary of said Director, and that said salary may be fixed by the Governor; to authorize the creation of divisions within said department and the appointment under the provisions of the Merit System of the chiefs of said divisions and other employees; to prescribe the duties and powers of the Director of the Department of Public Safety, and to enumerate the laws which said Director shall administer and enforce; to provide for the disposition of costs, fees and mileage of Highway Patrol officers when attending courts; to provide for the police powers possessed by members of the State Highway Patrol; to provide for the payment of the compensation of officers, agents and employees of the Department of Public Safety and to provide for the payment of expenses for necessary equipment; to create a fund in the State Treasury to be known as the State Public Highway and Traffic Control Fund, and to prescribe the monies which shall be paid into said fund; to require that expenditures of the Department of Public Safety shall be limited to amounts appropriated by the Legislature out of the State Public Highway and Traffic Control Fund; to provide for the liability of members of the State Highway Patrol on their official bonds; to prescribe an arrest fee for Highway Patrol officers, and the payment of said fee into the State Public Highway and Traffic Control Fund; to provide that any unencumbered balance in the State Public Highway and Traffic Control Fund at the end of any two year drivers' licensing period shall be paid into the Public Road and Bridge Fund of the Highway Department, to require the State Comptroller to record the source of funds paid into the State Public Highway and Traffic Control Fund; to authorize the Department of Public Safety to promulgate rules and regulations having the force and effect of law and to provide for a penalty for the violation thereof; to transfer all monies or funds in the Highway Patrol Fund to the State Public Highway and Traffic Control Fund, and to authorize any appropriation heretofore made from said Highway Patrol Fund to be paid out of the said State Public Highway and Traffic Control Fund; and to provide for the effective date of this Act", approved September 11, 1953, as amended by Act No. 44, approved June 7, 1955.

Was read a third time at length and passed.

Yeas 68; Nays 10.

Yeas:

Mr. Speaker	Gilmer	Johnston (Leonard)	Powell
Adams	Glass	Jones (Covington)	Pruitt
Avery	Goodwyn	Lee	Rast
Bailey	Gordon	Locke	Ray
Bevill	Grant	McClendon (Chambers)	Reynolds (Chambers)
Boyd	Gross	McCorquodale	Roberts
Brannan	Grouby	McLendon (Bullock)	Rozelle
Branyon	Guthrie	Martin	Shumate
Casey	Hain	Merrill	Smith (Russell)
Chambers	Hanby	Murphy	Smith (St. Clair)
Cook	Hankins	Nettles	Solomon
Copeland	Hardy	Oakley	Steagall
Cornett	Harris	Oden	Taylor
Daniel	Harvey	Owens	Thomas
Dunn	Hawkins	Perry	Torbert
Edwards	Ingram	Phillips	Turnham
Engel	Johnson (Hardaway)	Pierce	Vickers

—68

Nays:

Messrs.	Broadfoot	Cates	Speaks
Albea	Cabiness	Long (Perry)	Turner
Bishop	Camp	Self	

—10

And the bill:

S. 184. To amend Sections 647 and 649 of Title 51, Code of Alabama 1940, as heretofore amended, relating to the excise tax on gasoline, so as to provide that the gasoline tax on certain fuels consumed in boats or vessels be paid into the "Water Safety Fund" and "Seafoods Fund".

Was read a third time at length and passed.

Yeas 80; Nays 0.

Yeas:

Mr. Speaker	Cates	Gross	McClendon (Chambers)
Adams	Chambers	Grouby	McCorquodale
Albea	Cook	Guthrie	McLendon (Bullock)
Avery	Copeland	Hain	Martin
Bailey	Cornett	Hanby	Merrill
Barnett	Daniel	Hankins	Murphy
Bevill	Dunn	Hardy	Nettles
Bishop	Edwards	Harvey	Oakley
Boyd	Engel	Hawkins	Oden
Brannan	Faulk	Hearn	Owens
Branyon	Gilmer	Ingram	Perry
Brewer	Glass	Johnson (Hardaway)	Phillips
Broadfoot	Goldthwaite	Johnston (Leonard)	Pierce
Cabiness	Goodwyn	Jones (Covington)	Powell
Camp	Gordon	Lee	Pruitt
Casey	Grant	Locke	Rast

Ray	Shumate	Speaks	Torbert
Reynolds (Chambers)	Smith (Russell)	Steagall	Turner
Rozelle	Smith (St. Clair)	Taylor	Turnham
Self	Solomon	Thomas	Vickers

—80

And the bill:

S. 148. To make appropriations for the ordinary expenses of the executive, legislative and judicial departments of the State, and for the interest on the public debt and for the public schools.

Was taken up.

Mr. Smith (Russell) offered the following substitute for the bill, S. 148.

A BILL
TO BE ENTITLED
AN ACT

To make appropriations for the ordinary expenses of the executive, legislative and judicial departments of the State, and for the interest on the public debt and for the public schools.

Be It Enacted by the Legislature of Alabama:

Section 1. That, for the purpose of this Act, the following classifications, definitions and restrictions shall be applicable to the appropriations herein made: (a) "salary" and "other salaries", wherever appearing herein, shall mean the wages or other compensation for skill, work or employment for anyone performing services for the State of Alabama as an employee, officer or official, and shall be expended only for such purposes; (b) "other expenses" shall mean the operating costs of agencies, departments, boards, bureaus and institutions of the State, other than salaries and equipment purchases, and shall be expended only for operating costs incident to the normal operations of such agencies, departments, boards, bureaus and institutions including supplies and materials, postage, telephone, telegraph, express, travel expense, motor vehicle operations, lights, water, power, insurance and bonding, printing and binding, repairs, rents and items of general expense not defined as "equipment purchases" and the money appropriated therefor shall be expended only for such purposes; (c) "equipment purchases" shall mean those items of office equipment, motor vehicle equipment and other equipment which have an appreciable and calculable period of usefulness in excess of one year and the money appropriated therefor shall be expended only for such purposes.

Section 2. There is hereby appropriated for the ordinary expenses of the executive, legislative, and judicial departments of the State, for the interest on the public debt, and for the public schools for each of the two fiscal years ending respectively September 30, 1962 and September 30, 1963, to be paid out of any moneys in the State Treasury not otherwise appropriated, the several sums of money hereinafter specified, from such funds and accounts as may be designated, or so much thereof as may be necessary, and the total amount to be expended for the items for which the appropriation is herein made shall not exceed the amount provided therefor and the amounts herein appropriated for "equipment purchases" shall not be in-

creased by the expenditure of any revenue derived from the sale, trade-in or exchange of the items of personal property described in Section 1 (c) hereof.

FROM THE GENERAL FUND

I. LEGISLATIVE:

(1) For the salaries of the Clerk of the House and the Secretary of the Senate and for other salaries and other expenses for the fiscal year ending September 30, 1962, and for the salaries and expenses of the Legislature for extraordinary sessions		\$100,000.00
(2) For the salaries of the Clerk of the House and the Secretary of the Senate and for other salaries and other expenses and for any expenses for any legislative sessions for the fiscal year ending September 30, 1963.		750,000.00
(3) For the printing of Legislative Acts and Journals for the fiscal year ending September 30, 1962, estimated		80,000.00
(4) For Legislative Council expenses		6,500.00
(5) LEGISLATIVE REFERENCE SERVICE: For the fiscal year ending September 30, 1962:		
For salary of the Director	12,000.00	
For other salaries	44,000.00	
For other expenses	5,000.00	
For equipment purchases	2,500.00	
Total		63,500.00
For the fiscal year ending September 30, 1963:		
For salary of the Director	12,000.00	
For other salaries	45,000.00	
For other expenses	5,000.00	
For equipment purchases	500.00	
Total		62,500.00

II. JUDICIAL:

(1) THE SUPREME COURT:		
For the salaries of the Chief Justice and six Associate Justices	98,000.00	
For the salary of the Clerk of the court ..	7,500.00	
For the salary of the Court Reporter	7,500.00	
For other salaries	109,000.00	
For other expenses	13,000.00	
For equipment purchases	1,000.00	
Total		236,000.00
For the Supreme Court Library Fund:		
For the fiscal year ending September 30,		

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1962	11,500.00
For the fiscal year ending September 30,	
1963	12,000.00

(2) THE COURT OF APPEALS:

For the fiscal year ending September 30,		
1962:		
For salaries of the three judges	40,500.00	
For other salaries	35,000.00	
For other expenses	2,600.00	
For equipment purchases	500.00	
Total		78,600.00
For the fiscal year ending September 30,		
1963:		
For salaries of the three judges	40,500.00	
For other salaries	35,000.00	
For other expenses	5,000.00	
For equipment purchases	500.00	
Total		81,000.00

(3) THE CIRCUIT COURTS:

For the salaries of the judges of the Circuit Courts estimated	630,000.00
For travel expenses of circuit judges	12,300.00
For telephone service, stationery, stamps, and necessary equipment for the office use of circuit judges	10,000.00
For the salaries and travel expenses of special judges, estimated	6,000.00
For salaries of thirty-three circuit solicitors, estimated	280,500.00
For salary of the elected Deputy Circuit Solicitor of the Bessemer Division of the 10th Judicial Circuit	8,500.00
For the salary of the appointed Assistant Deputy Solicitor of The Bessemer Division of the 10th Judicial Circuit	3,600.00
For the salary of the First Deputy Solicitor of the Birmingham Division of the 10th Judicial Circuit	5,700.00
For the salaries of the Second and Third Deputy Solicitors of the Birmingham Division of the 10th Judicial Circuit ..	10,000.00
For the salaries of the Fourth, Fifth and Sixth Deputy Solicitors of the Birmingham Division of the 10th Judicial Circuit; \$4,000.00 each	12,000.00
For the salary of the Deputy Circuit Solicitor of the 6th Judicial Circuit	4,500.00
For the salaries of the Deputy Circuit Solicitors of the 13th Judicial Circuit	15,600.00
For the salary of the Deputy Circuit Solicitor of the 15th Judicial Circuit	7,800.00
For the salary of the Deputy Circuit Solicitors of the 16th Judicial Circuit ... \$	6,000.00
For the salary of the Deputy Circuit Solicitor of the 23rd Judicial Circuit	8,400.00
For the travel expenses of circuit solic-	

tors	8,400.00	
For telephone service, stationery, stamps, and necessary equipment for the office use of circuit solicitors, deputy circuit solicitors or assistants	20,000.00	
Total		391,000.00
For salary of supernumerary circuit solicitors, estimated		5,200.00
(4) COURT REPORTERS:		
For the compensation of the circuit court reporters, estimated		132,500.00
(5) SUPERNUMERARY JUDGES:		
For salaries of supernumerary judges, estimated		45,000.00

III. EXECUTIVE:

A. DEPARTMENTS, BOARDS, BUREAUS, AGENCIES AND COMMISSIONS:

(1) THE GOVERNOR'S OFFICE:		
For the fiscal year ending September 30, 1962:		
For salary of the Governor	25,000.00	
For salary of the Executive Secretary ..	10,000.00	
For salary of the Legal Advisor	10,000.00	
For salary of the Press Secretary	10,000.00	
For other salaries	57,840.00	
For other expenses	80,500.00	
For equipment purchases	14,000.00	
Total		207,340.00
For the fiscal year ending September 30, 1963:		
For salary of the Governor	25,000.00	
For salary of the Executive Secretary ..	10,000.00	
For salary of the Legal Advisor	10,000.00	
For salary of the Press Secretary	10,000.00	
For other salaries	57,840.00	
For other expenses	87,750.00	
For equipment purchases	10,500.00	
Total		211,090.00
(2) For the Governor's Emergency Fund, to be expended at the direction of the Governor		90,000.00
(3) For the Mansion Fund		32,000.00
(4) STATE BOARD OF ADJUSTMENT:		
For expenditures by the Board payable from General Fund for the General Fund contribution to the total expenditure of		

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\$150,000 pursuant to Title 55, Section 343	10,000.00
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(5) DEPARTMENT OF ARCHIVES AND HISTORY:

For the fiscal year ending September 30, 1962:	
For the salary of the Director	7,500.00
For other salaries	62,700.00
For other expenses	16,000.00
For equipment purchases	4,000.00
For expenses of printing of the Alabama Historical Quarterly	3,000.00
Total	93,200.00

For the fiscal year ending September 30, 1963:	
For the salary of the Director	7,500.00
For other salaries	64,700.00
For other expenses	16,000.00
For equipment purchases	4,000.00
For expenses of printing of the Alabama Historical Quarterly	3,000.00
Total	95,200.00

(6) OFFICE OF THE ATTORNEY GENERAL:

For transfer to the Office of the Attorney General for the payment of the State's General Fund share of the cost of operation of the Department	232,720.00
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(7) OFFICE OF THE STATE AUDITOR:

For the salary of the State Auditor	8,000.00
For other salaries	33,721.00
For other expenses	1,500.00
Total	43,221.00

(8) BANG'S DISEASE CONTROL:

For the fiscal year ending September 30, 1962:	
For salaries	80,000.00
For other expenses	210,000.00
For equipment purchases	10,000.00

Total	300,000.00
For the fiscal year ending September 30, 1963:	
For salaries	85,000.00
For other expenses	210,000.00
For equipment purchases	5,000.00

Total	300,000.00
(This appropriation to be expended by the State Veterinarian at the direction of the Commissioner of Agriculture.)	

(9) STATE BANKING DEPARTMENT:		
For salary of the Director	10,000.00	
For other salaries	134,000.00	
For other expenses	39,500.00	
For equipment purchases	6,500.00	
Total		190,000.00
(10) BUILDING COMMISSION:		
For salaries	50,000.00	
For other expenses	4,000.00	
For equipment purchases	500.00	
Total		54,500.00
(11) CAHABA HISTORICAL COMMISSION:		
To provide for the expenditures authorized by Act No. 486, 1943 Acts page 449 and an additional amount — Total		2,000.00
(12) DEPARTMENT OF CIVIL DEFENSE:		
For the fiscal year ending September 30, 1962:		
For the salary of the Director	9,000.00	
For other salaries	60,000.00	
For other expenses	28,450.00	
For equipment purchases	2,500.00	
Total		99,950.00
For the fiscal year ending September 30, 1963:		
For the salary of the Director	9,000.00	
For other salaries	60,000.00	
For other expenses	28,450.00	
For equipment purchases	500.00	
Total		97,950.00
(13) ALABAMA CIVIL WAR CENTENNIAL COMMISSION:		
For the operation of the Commission		30,000.00
(14) DEPARTMENT OF EXAMINERS OF PUBLIC ACCOUNTS:		
For the fiscal year ending September 30, 1962:		
For the salary of the Chief Examiner....	10,000.00	
For the salary of the Assistant Chief Examiner	9,000.00	
For other salaries	442,000.00	
For other expenses	163,000.00	
For equipment purchases	10,000.00	
Total		634,000.00
For the fiscal year ending September 30, 1963:		
For the salary of the Chief Examiner	10,000.00	
For the salary of the Assistant Chief Examiner	9,000.00	
For other salaries	452,000.00	

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For other expenses	163,000.00	
For equipment purchases	1,500.00	
Total		635,500.00
(15) BOARD OF EXAMINERS OF BASIC SCIENCES:		
For expense of operation of the Board		2,000.00
(16) DEPARTMENT OF FINANCE:		
(a) Director's office:		
For the salary of the Director	10,000.00	
For other salaries	27,912.00	
For other expenses	12,500.00	
For equipment purchases	4,500.00	
Total		54,912.00
(b) Division of the Budget:		
For the fiscal year ending September 30, 1962:		
For salaries	59,820.00	
For other expenses	14,500.00	
For equipment purchases	5,000.00	
Total		79,320.00
For the fiscal year ending September 30, 1963:		
For salaries	59,820.00	
For other expenses	14,500.00	
For equipment purchases	1,000.00	
Total		75,320.00
(c) Division of Control and Accounts:		
For the fiscal year ending September 30, 1962:		
For salaries	132,000.00	
For other expenses	94,000.00	
For equipment purchases	3,000.00	
Total		229,000.00
For the fiscal year ending September 30, 1963:		
For salaries	135,000.00	
For other expenses	94,000.00	
For equipment purchases	1,000.00	
Total		230,000.00
(d) Legal Division:		
For salaries	14,760.00	
For other expenses	5,900.00	
For equipment purchases	600.00	
Total		21,260.00
(e) Division of Purchases and Stores:		
For salaries	92,000.00	
For other expenses	13,000.00	
For equipment purchases	1,000.00	
Total		106,000.00

(f) Division of Service:		
For salaries	245,000.00	
For other expenses	170,000.00	
For equipment purchases	5,000.00	
Total		420,000.00
(g) For equipment purchases in the State Offices for the Executive, Adminis- trative and Judicial Departments ..		12,500.00
(17) GORGAS MEMORIAL BOARD: To provide for the appropriation author- ized by Act No. 417, 1943 Acts, page 383, and an additional amount — Total		5,000.00
(18) HALL OF FAME BOARD: For payment of expenses of the Board ..		1,500.00
(19) DEPARTMENT OF HEALTH:		
(a) For General Health Work:		
For salary of the State Health Officer	12,000.00	
For other salaries	550,000.00	
For other expenses	150,000.00	
For operation of Branch Laboratories in Birmingham and Mobile	51,000.00	
Total		763,000.00
(b) For study, care and treatment of can- cer		140,000.00
(c) For County Health Work: For transfer to the County Health Work Account		355,000.00
(d) For Hospital Care of the Indigent:		
For salaries, other expenses and equip- ment purchases	10,000.00	
For distribution to the several coun- ties in accordance with the provis- ions of Act NO. 394, 1957 Regular Session	240,000.00	
Total		250,000.00
(e) For Hospital Planning:		
For salaries	22,500.00	
For other expenses	3,500.00	
Total		26,000.00
(f) For Mental Hygiene:		
For salaries	25,900.00	
For other expenses	40,000.00	
County clinics and training	35,000.00	
Total		100,900.00
(g) For Tuberculosis Testing:		
For salaries	45,000.00	
For other expenses	45,000.00	

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For equipment purchases	3,000.00	
Total		93,000.00
(h) For Tuberculosis Treatment:		
For the care and treatment of tuber-		
culosis patients in the several Tuber-		
culosis Hospitals in the State		2,720,123.00
(i) For venereal Disease Control:		
For salaries	30,000.00	
For other expenses	15,000.00	
Total		45,000.00
(j) For Dental Program:		
For salaries	18,570.00	
For other expenses	8,000.00	
For county clinics	42,430.00	
For equipment	6,000.00	
Total		75,000.00
(k) For Polio Vaccine and Tuberculosis		
Drugs:		
For the purchase of polio vaccine and		
tuberculosis drugs		100,000.00
(l) For Pollution Control:		
For salaries ..	40,000.00	
For other expenses	13,000.00	
For equipment purchases	500.00	
Total		53,500.00
(20) RICHARD PEARSON HOBSON MEMO-		
RIAL BOARD:		
To provide the appropriation authorized		
by Act No. 536, 1943 Acts, page 510 and		
an additional amount — Total		5,000.00
(21) PLANNING AND INDUSTRIAL DEVEL-		
OPMENT BOARD:		
For the fiscal year ending September 30,		
1962:		
For the salary of the Director	10,000.00	
For other salaries	145,000.00	
For other expenses	43,000.00	
For equipment purchases	2,000.00	
Total		200,000.00
For the fiscal year ending September 30,		
1963:		
For the salary of the Director	10,000.00	
For other salaries	150,000.00	
For other expenses	38,000.00	
For equipment purchases	2,000.00	
Total		200,000.00
(22) DEPARTMENT OF INDUSTRIAL RELA-		
TIONS:		
For salaries	140,000.00	

	For other expenses	40,500.00	
	For equipment purchases	3,000.00	
	Total		183,500.00
(23)	DEPARTMENT OF INSURANCE:		
	For the fiscal year ending September 30, 1962:		
	For salary of the Director	9,000.00	
	For other salaries	174,105.00	
	For other expenses	86,125.00	
	For equipment purchases	6,000.00	
	Total		275,230.00
	For the fiscal year ending September 30, 1963:		
	For salary of the Director	9,000.00	
	For other salaries	182,445.00	
	For other expenses	86,125.00	
	For equipment purchases	7,200.00	
	Total		284,770.00
(24)	STATE LABOR DEPARTMENT:		
	For the fiscal year ending September 30, 1962:		
	For salary of the Director	9,000.00	
	For other salaries	36,650.00	
	For other expenses	19,250.00	
	For equipment purchases	3,100.00	
	Total		68,000.00
	For the fiscal year ending September 30, 1963:		
	For salary of the Director	9,000.00	
	For other salaries	37,150.00	
	For other expenses	19,250.00	
	For equipment purchases	600.00	
	Total		66,000.00
(25)	LAGRANGE HISTORICAL COMMISSION:		
	To provide the appropriation and for the expenditures authorized by Act No. 551, 1943 Acts Page 540		500.00
(26)	PUBLIC LIBRARY SERVICE DIVISION:		
	For salaries	37,000.00	
	For other expenses	23,195.00	
	For Books and Periodicals	118,300.00	
	For equipment purchases	1,200.00	
	Total		179,695.00
(27)	MILITARY DEPARTMENT:		
	(a) For operation of the Department:		
	For the fiscal year ending September 30, 1962:		
	For salary of the Adjutant General ..	9,000.00	
	For other salaries	218,000.00	

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For other expenses	75,000.00	
For equipment purchases	5,000.00	
Total		307,000.00
For the fiscal year ending September 30, 1963:		
For the salary of the Adjutant General	9,000.00	
For other salaries	227,000.00	
For other expenses	75,000.00	
For equipment purchases	5,000.00	
Total		316,000.00
(b) For Quarterly Allowances		250,000.00
Provided that not more than \$5,000.00 may be allotted in any fiscal year for the Headquarters, Alabama National Guard, and not more than \$1,500.00 may be allotted in any fiscal year for the Division Headquarters.		
(c) For Active Military Service — Active National Guard		60,000.00
(d) For Active Military Service — Militia		5,000.00
(e) For transfer to the Armory Commission — For care and maintenance of armories		415,000.00
(28) PERSONNEL DEPARTMENT:		
For transfer to the Personnel Department for the payment of the State's General Fund share of the cost of operating the Department		30,941.00
(29) POULTRY DISEASE CONTROL:		
For salaries	70,826.00	
For other expenses	20,174.00	
For equipment purchases	9,000.00	
Total		100,000.00
This appropriation to be expended by the State Veterinarian at the direction of the Commissioner of Agriculture.		
(30) DEPARTMENT OF PUBLIC SAFETY:		
For the fiscal year ending September 30, 1962:		
For the salary of the Director	10,000.00	
For other salaries	2,644,114.00	
For other expenses	758,800.00	
For equipment purchases	200,000.00	
For salaries and other expenses incident to the operation of the Police Academy ..	27,000.00	
Total		3,639,914.00
For the fiscal year ending September 30, 1963:		
For the salary of the Director	10,000.00	
For other salaries	2,694,464.00	

For other expenses	751,800.00	
For equipment purchases	200,000.00	
For salaries and other expenses incident to the operation of the Police Academy ..	27,000.00	
Total		3,683,264.00

(31) BUREAU OF PUBLICITY AND INFORMATION:

For the fiscal year ending September 30, 1962:		
For the salary of the Director	9,000.00	
For other salaries	13,000.00	
For other expenses	11,000.00	
For equipment purchases	1,500.00	
For Tourist Advertising	25,000.00	
For America Junior Miss Pageant Inc. at Mobile	25,000.00	
Total		84,500.00
For the fiscal year ending September 30, 1963:		
For the salary of the Director	9,000.00	
For other salaries	13,000.00	
For other expenses	12,000.00	
For equipment purchases	500.00	
For Tourist Advertising	25,000.00	
For America Junior Miss Pageant Inc. at Mobile	25,000.00	
Total		84,500.00

(32) DEPARTMENT OF REVENUE:

(a) For transfer to the Department of Revenue for the General Fund share of the cost of operating the Department, For the fiscal year ending September 30, 1962		341,837.23
For the fiscal year ending September 30, 1963		346,000.65
(b) Boards of Equalization:		
For salaries	126,000.00	
For salaries of the members and em- ployees of the county boards of equalization	125,000.00	
For other expenses	57,000.00	
For equipment purchases	1,000.00	
Total		309,000.00

(33) OFFICE OF SECRETARY OF STATE:

For the fiscal year ending September 30, 1962:		
For salary of the Secretary of State	8,000.00	
For other salaries	27,500.00	
For other expenses	7,000.00	
For equipment purchases	500.00	
Total		43,000.00

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For the fiscal year ending September 30, 1963:		
For the salary of the Secretary of State..	8,000.00	
For other salaries	27,500.00	
For other expenses	8,000.00	
For equipment purchases	500.00	
Total		44,000.00
(34) STATE SECURITIES COMMISSION:		
For the fiscal year ending September 30, 1962:		
For salaries	24,460.00	
For other expenses	3,000.00	
For equipment purchases	2,500.00	
Total		31,960.00
For the fiscal year ending September 30, 1963:		
For salaries	26,460.00	
For other expenses	3,000.00	
For equipment purchases	500.00	
Total		29,960.00
(35) SOCIAL SECURITY ADMINISTRATION:		
For salaries	39,000.00	
For other expenses	10,000.00	
For equipment purchases	1,000.00	
Total		50,000.00
(36) FOR PREVENTION AND CONTROL OF DISEASES OF SWINE:		
For salaries	40,000.00	
For other expenses	19,500.00	
For equipment purchases	3,500.00	
For purchases of vaccines and serum	33,000.00	
Total		96,000.00
This appropriation to be expended by the State Veterinarian at the direction of the Commissioner of Agriculture.		
(37) DISEASE OF SWINE — DIAGNOSTIC LABORATORY:		
For the fiscal year ending September 30, 1962:		
For salaries	23,000.00	
For other expenses	12,000.00	
For equipment purchases	25,000.00	
Total		60,000.00
For the fiscal year ending September 30, 1963:		
For salaries	28,500.00	
For other expenses	15,500.00	
For equipment purchases	6,000.00	
Total		50,000.00

This appropriation to be expended by the
State Veterinarian at the direction of
the Commissioner of Agriculture.

(38) STATE TOXICOLOGIST:		
For the salary of the State Toxicologist ..	10,000.00	
For other salaries	115,000.00	
For other expenses	30,000.00	
For equipment purchases	14,000.00	
Total		169,000.00
(39) OFFICE OF THE STATE TREASURER:		
For the fiscal year ending September 30, 1962:		
For the salary of the State Treasurer	8,000.00	
For other salaries	100,000.00	
For other expenses	38,200.00	
For equipment purchases	14,250.00	
Total		160,250.00
For the fiscal year ending September 30, 1963:		
For the salary of the State Treasurer	8,000.00	
For other salaries	102,500.00	
For other expenses	39,700.00	
For equipment purchases	15,000.00	
Total		165,200.00
(40) DEPARTMENT OF VETERANS' AF- FAIRS		
For the fiscal year ending September 30, 1962:		
For the salary of the Service Commis- sioner	9,000.00	
For other salaries	386,496.00	
For other expenses	36,000.00	
For equipment purchases	7,000.00	
For Contract with Veterans of Foreign Wars Organizations	22,150.00	
For Contract with Disabled American Vet- erans Organizations	5,550.00	
Total		466,196.00
For the fiscal year ending September 30, 1963:		
For the salary of the Service Commis- sioner	9,000.00	
For other salaries	400,896.00	
For other expenses	36,000.00	
For equipment purchases	7,000.00	
For Contract with Veterans of Foreign Wars Organization	22,150.00	
For Contract with Disabled American Vet- erans Organization	5,550.00	
Total		480,596.00

**B. DEVELOPMENT AND CONSERVATION
OF NATURAL RESOURCES:**

(1) STATE SOIL CONSERVATION COMMITTEE:		
For salaries	11,500.00	
For other expenses	23,300.00	
For equipment purchases	200.00	
Total		35,000.00
(2) DEPARTMENT OF CONSERVATION:		
(a) For transfer to Department of Conservation — State Forestry Fund —		
For salaries, other expenses and equipment purchases for the Division of State Forestry		400,000.00
(b) For transfer to Department of Conservation — State Lands Fund — for salaries, other expenses and equipment purchases for the State Lands Division		
		35,000.00
(c) For transfer to the Department of Conservation — State Parks Fund —		
For salaries, other expenses and equipment purchases for the State Parks Division		120,000.00
Total		555,000.00
(3) GEOLOGICAL SURVEY:		
For the salary of the State Geologist	9,100.00	
For other salaries	80,000.00	
For other expenses	40,000.00	
For equipment purchases	3,000.00	
For matching Federal funds for the investigation of the surface water resources of the State	45,000.00	
For matching Federal funds for the investigation of the ground water resources of the State	50,000.00	
Total		227,100.00
(4) OIL AND GAS BOARD:		
For the fiscal year ending September 30, 1962:		
For salaries	98,327.00	
For other expenses	45,590.00	
For equipment purchases	21,500.00	
For salaries, other expenses and equipment to be allotted upon opening of new oil and gas fields	25,000.00	
Total		190,417.00
For the fiscal year ending September 30, 1963:		
For salaries	99,944.00	
For other expenses	45,590.00	
For equipment purchases	9,000.00	
For salaries, other expenses and equipment to be allotted upon opening of new oil and gas fields	25,000.00	
Total		179,534.00

(5) FORT MORGAN HISTORICAL COMMISSION:

For salaries	23,000.00
For other expenses	11,000.00
For equipment purchases	3,000.00

Total	37,000.00
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(6) DEPARTMENT OF AGRICULTURE AND INDUSTRIES:

For transfer to the Agricultural Fund for salaries, other expenses and equipment purchases for the Department of Agriculture and Industries	185,000.00
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C. EDUCATION:

(1) INTEREST ON ENDOWMENTS:

For interest on Alabama College Endowment, estimated	40,000.00
For interest on Auburn University Endowment	20,280.00
For interest on University of Alabama Endowment	61,000.00
For interest on Grove Hill Endowment ..	600.00
For interest on Public School Fund Endowments:	
Interest on 16th Section lands, estimated	206,500.00
Interest on school indemnity lands, estimated	45,635.81
Interest on Valueless 16th Section lands ..	5,825.47
Interest on surplus revenue	26,763.47
Interest on James Wallace Fund	275.25

Total	406,880.00
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D. HOSPITAL AND CORRECTIONAL FUNCTIONS:

(1) BOARD OF CORRECTIONS:

For transfer to Board of Corrections:	
For salaries of the employees of the Board	1,335,000.00

(2) ALABAMA INSANE HOSPITALS:

For the support, maintenance and repair of the Alabama State Hospitals, the sum of \$2.50 per day, per patient,	
For the fiscal year ending September 30, 1962, estimated	6,798,125.00
For the support, maintenance and repair of the Alabama State Hospitals, the sum of \$2.50 per day, per patient,	
For the fiscal year ending September 30, 1963, estimated	6,843,750.00
For training Psychiatric Nurses	48,000.00

(3) PARTLOW STATE SCHOOL FOR MENTAL DEFICIENTS:

For the support, maintenance and repair of the Partlow State School the sum of \$2.50 per day, per patient,	
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For the fiscal year ending September 30, 1962, estimated	1,642,500.00
For the support, maintenance and repair of the Partlow State School the sum of \$2.50 per day, per patient,	
For the fiscal year ending September 30, 1963, estimated	1,688,125.00
(4) ARREST OF ABSCONDING FELONS:	
For expenses incident to the arrest of absconding felons, estimated	1,000.00
(5) FEEDING OF PRISONERS:	
For expenses of feeding prisoners in county jails, estimated	600,000.00
(6) BOARD OF PARDONS AND PAROLES:	
For the fiscal year ending September 30, 1962:	
For salaries of Board Members	27,000.00
For other salaries	395,000.00
For other expenses	83,000.00
For equipment purchases	18,000.00
Total	523,000.00
For the fiscal year ending September 30, 1963:	
For salaries of Board Members	27,000.00
For other salaries	405,000.00
For other expenses	78,000.00
For equipment purchases	13,000.00
Total	523,000.00
(7) REMOVAL OF PRISONERS:	
For expenses incident to removal of prisoners, estimated	50,000.00
E. DEBT SERVICE:	
(1) For the payment of principal and interest due on bonds issued by Auburn University (Alabama Polytechnic Institute) pursuant to Constitutional Amendment No. CXX,	
For the fiscal year ending September 30, 1962	296,320.00
For the fiscal year ending September 30, 1963	293,332.50
(2) For the payment of principal and interest due on bonds issued by Alabama State Hospitals and Partlow State School Bond Commission pursuant to Constitutional Amendment No. CXVIII,	
For the fiscal year ending September 30, 1962	263,050.00
For the fiscal year ending September 30, 1963	260,962.50
(3) For the payment of principal and interest on bonds issued for hospital construction	

pursuant to Constitutional Amendment No. CXXI,	
For the fiscal year ending September 30, 1962	226,087.50
For the fiscal year ending September 30, 1963	226,756.25
(4) For interest on Spanish American War Veterans Fund, estimated	294.86
(5) For the payment of principal and interest due on bonds issued by the University of Alabama pursuant to Constitutional Amendment No. CXIX,	
For the fiscal year ending September 30, 1962	296,320.00
For the fiscal year ending September 30, 1963	293,332.50
(6) For the payment of principal and interest due on bonds issued by State Docks — Inland Waterways, pursuant to Constitutional Amendment No. CXVI,	
For the fiscal year ending September 30, 1962	223,488.75
For the fiscal year ending September 30, 1963	447,457.50
F. MISCELLANEOUS:	
(1) For advertising lands for tax sale, estimated	6,000.00
(2) Alabama Agricultural and Industrial Exhibit Commission	25,000.00
(3) For payment of Attorneys Fees in indigent capital cases (as provided in Act No. 176, 1947 Acts, page 61), estimated	32,500.00
(4) Automatic Appeal Expense as provided in 1943 Acts of Legislature, page 217, estimated	2,000.00
(5) For Civil Court Cost in Connection with Ad Valorem Tax assessment appeals, estimated	500.00
(6) For Court Costs to be paid by the State of Alabama, pursuant to Act No. 558, Acts 1957, page 777, estimated	175,000.00
(7) For Court Costs to be paid by the State of Alabama not otherwise provided for, estimated	16,000.00
(8) For distribution of public documents, estimated	2,000.00
(9) Election expenses, estimated	250,000.00
This appropriation made pursuant to provisions of Act No. 160, 1955 Acts, page 407, for costs and expenses of elections.	

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(10)	Departmental Emergency Fund	150,000.00
	This is the appropriation contemplated in Section 105, Title 55 of the Code of Alabama 1940 and shall be the only amount appropriated and the total amount expended under the provisions of said section.	
(11)	Employees' Special Pension Fund, estimated	200,000.00
(12)	For expenses of Governor's Proclamations, For the fiscal year ending September 30, 1962, estimated	75,000.00
	For the fiscal year ending September 30, 1963, estimated	25,000.00
(13)	For Mailing Tax Notices, estimated	4,000.00
(14)	Purchase Code Pocket Supplement, For the fiscal year ending September 30, 1962, estimated	25,000.00
(15)	For printing of State and County Privilege Licenses, estimated	6,000.00
(16)	For Registration of Voters, For the fiscal year ending September 30, 1962, estimated	175,000.00
	For the fiscal year ending September 30, 1963, estimated	125,000.00
(17)	For Spanish War Veterans Encampment ..	1,000.00
(18)	Commission on Uniform State Laws Total amount appropriated by Act No. 926, Acts 1951, page 1575, for expenses, op- eration and contributions of Commission ..	2,000.00
(19)	First White House of the Confederacy: For salaries and other expenses, For the fiscal year ending September 30, 1962	4,464.00
	For the fiscal year ending September 30, 1963	4,752.00
(20)	Auburn University — Agricultural Re- search Division: For the fiscal year ending September 30, 1962: For capital outlay purposes at The Ten- nessee Valley Branch Station at Bell Mina in Limestone County	25,000.00

G. FROM FUNDS OTHER THAN GENERAL FUND:

(1)	AERONAUTICS DEPARTMENT: For the fiscal year ending September 30, 1962:	
	For salary of the Director	7,200.00
	For other salaries	37,000.00
	For other expenses	12,500.00

For equipment purchases	21,250.00	
Total		77,950.00
For the fiscal year ending September 30, 1963:		
For salary of the Director	7,200.00	
For other salaries	37,000.00	
For other expenses	12,500.00	
For equipment purchases	2,000.00	
Total		58,700.00
For State aid for Airports — For Airports and Airmarkings		475,000.00
The above appropriation to Aeronautics Department shall be paid from the State Airports Development Fund as provided by Act No. 402, Acts 1945, page 620, and the total expenditures shall in no manner exceed the amounts hereby appropriated.		

(3) AGRICULTURE AND INDUSTRIES:

(a) For the fiscal year ending September 30, 1962:		
For the salary of the Commissioner ..	8,400.00	
For other salaries	736,820.00	
For other expenses	329,942.00	
For equipment purchases	54,000.00	
For Awarding Prizes and Premiums	35,000.00	
Total		1,164,162.00
For the fiscal year ending September 30, 1963:		
For the salary of the Commissioner ..	8,400.00	
For other salaries	749,378.00	
For other expenses	326,234.00	
For equipment purchases	45,000.00	
For Awarding Prizes and Premiums	35,000.00	
Total		1,164,012.00
The above appropriations are payable from funds in the Agricultural fund and the total expenditures shall in no manner exceed the amounts hereby appropriated, but said appropriations shall also include the appropriation made in III B (5).		
(b) Transfer to Funds from the Agricultural Fund:		
For the fiscal year ending September 30, 1962:		
(1) For transfer to Agricultural Center Board of operation and rental (Livestock Coliseum, Montgomery)	81,900.00	
(2) For transfer to State Personnel Department	3,862.00	
(3) Livestock Coliseum	25,000.00	
(4) White-Fringed Beetle	27,000.00	
(5) For transfer to Shipping Point Inspection Fund to be expended		

by Department of Agriculture and Industries for salaries, other expenses and equipment purchases for inspection, grading and classification of fruits and vegetables at Jefferson County Truck Growers Association, farmers market.		9,000.00
(6) For transfer to Shipping Point Inspection Fund to be expended by Department of Agriculture and Industries for salaries, other expenses and equipment purchases for inspection, grading and classification of fruits and vegetables at Wiregrass Farmers Produce Market in Houston County	5,000.00	
Total		151,762.00
For the fiscal year ending September 30, 1963:		
(1) For transfer to Agricultural Center Board for operation and rental (Livestock Coliseum, Montgomery)	80,700.00	
(2) For transfer to State Personnel Department	3,862.00	
(3) Livestock Coliseum	25,000.00	
(4) White-Fringed Beetle	27,000.00	
(5) For transfer to Shipping Point Inspection Fund to be expended by Department of Agriculture and Industries for salaries, other expenses and equipment purchases for inspection, grading and classification of fruits and vegetables at Jefferson County Truck Growers Association, farmers market	9,000.00	
(6) For transfer to Shipping Point Inspection Fund to be expended by Department of Agriculture and Industries for salaries, other expenses and equipment purchases for inspection, grading and classification of fruits and vegetables at Wiregrass Farmers Produce Market in Houston County	5,000.00	
Total		150,562.00
(Provided, however, that any surplus remaining in the Agricultural Fund at the end of a fiscal year in excess of \$50,000.00 shall be transferred to the State General Fund)		
(c) Egg Inspection Division:		
For the fiscal year ending September 30, 1962:		
For salaries	26,000.00	
For other expenses	18,000.00	
For equipment purchases	6,000.00	
Total		50,000.00

For the fiscal year ending September 30, 1963:

For salaries	26,000.00
For other expenses	18,000.00
For equipment purchases	2,000.00

Total	46,000.00
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The above appropriations are payable from funds in the Egg Inspection Fund and the total expenditures shall in no manner exceed the amounts hereby appropriated.

(d) 1. Agricultural Center Board:

For the fiscal year ending September 30, 1962:

For salaries	8,000.00
For other expenses	5,500.00
For rental (Livestock Coliseum, Montgomery)	67,900.00

Total	81,400.00
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For the fiscal year ending September 30, 1963:

For salaries	8,000.00
For other expenses	5,500.00
For rental (Livestock Coliseum, Montgomery)	66,700.00

Total	80,200.00
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The above appropriation to the Agricultural Center Board shall be paid out of the Agricultural Center Board Fund and includes the appropriation made to said fund as provided in sub-section (b) hereof.

2. Livestock Coliseum:

For the fiscal year ending September 30, 1962:

For salaries	33,280.00
For other expenses	42,850.00
For equipment purchases	8,475.00

Total	84,611.00
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For the fiscal year ending September 30, 1963:

For salaries	33,538.00
For other expenses	43,350.00
For equipment purchases	13,000.00

Total	89,888.00
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The funds hereinabove appropriated to the Agricultural Center Board for the Livestock Coliseum shall be paid out of the Livestock Coliseum Fund, and the appropriation hereinabove includes the appropriation made to said Fund as provided in Subsection (b) hereof.

(e) White-Fringed Beetle Control Fund:

For salaries	8,640.00
For other expenses	2,900.00
For purchase of necessary insecticides for eradication of White-Fringed Beetle	15,000.00

Total	26,540.00
The funds hereinabove appropriated for the eradication of the White- Fringed Beetle shall be paid out of the White-Fringed Beetle Control Fund and includes the appropriation made to said fund as provided in subsection (b) hereof.	

- (f) Shipping Point Inspection Fund: There is hereby appropriated, out of receipts to the Shipping Point Inspection Fund (Act No. 26, Legislature of 1956, approved March 23, 1956), for Shipping Point Inspection work performed by the Department of Agriculture and Industries for the payment of salaries, other expenses and equipment purchases all fees and charges collected by the Commissioner of Agriculture and Industries and deposited into said fund, and such appropriation to the Department of Agriculture and Industries shall include all fees and charges collected and deposited therein for Shipping Point Inspection, grading and classification services for agricultural products including service furnished for weighing and issuing weight certificates to be used for the sale of agricultural commodities. This appropriation shall also include the amount appropriated under subsection (b) hereof which appropriation shall be expended by Department of Agriculture and Industries for inspection, grading and classification of fruits and vegetables at Jefferson County Truck Growers Association, farmers market, and Wiregrass Farmers Produce Market.

(3) ALCOHOLIC BEVERAGE CONTROL
BOARD:

- (a) Administrative and Stores Division:
For the fiscal year ending September 30, 1962:
- | | |
|--|--------------|
| For salary of the Administrator | 10,000.00 |
| For other salaries | 3,023,630.00 |
| For other expenses (transportation
costs for merchandise excluded) .. | 826,766.00 |
| For equipment purchases | 53,000.00 |
| Awards for convictions, Est. | 10,000.00 |
| For transfer to State Personnel De- | |

partment	14,215.00	
For transfer to Commission on Education with Respect to Alcoholism ..	260,000.00	
For transfer to Education Department for Temperance Education	24,300.00	
For transportation costs on merchandise, estimated	160,000.00	
Total Estimated		4,381,911.00
For the fiscal year ending September 30, 1963:		
For salary of the Administrator	10,000.00	
For other salaries	3,202,250.00	
For other expenses (transportation costs for merchandise excluded) ..	894,977.00	
For equipment purchases	53,000.00	
Awards for convictions, Est.	10,000.00	
For transfer to State Personnel Department	14,215.00	
For transfer to Commission on Education with respect to Alcoholism ...	260,000.00	
For transfer to Education Department for Temperance Education	24,300.00	
For transportation costs on merchandise, estimated	160,000.00	
Total Estimated		4,628,742.00

In addition to the above appropriation herein made there is hereby appropriated for each additional retail store put into operation during each fiscal year, an amount equal to the sum required to install the last comparable retail store put into operation by said Board. Provided, however, that the sum appropriated for the operation of retail stores as provided herein shall be reduced in like manner for each retail store closed or withdrawn from operation during the same period. There is further appropriated to the Alcoholic Beverage Control Board, after provision has been made for the other expenditures herein authorized such sums as are or may be necessary to purchase the alcoholic beverages which are essential to maintain adequate stocks and inventory for an economic and successful sales operation.

(b) Law enforcement Division:

For the fiscal year ending September 30, 1962:		
For salaries	654,636.00	
For other expenses	174,075.00	
For equipment purchases	54,300.00	
Total		883,011.00
For the fiscal year ending September 30, 1963:		

For salaries	705,036.00
For other expenses	195,225.00
For equipment purchases	51,000.00

Total

951,261.00

The appropriations hereinabove made (a) and (b) to the Alcoholic Beverage Control Board are made from the gross proceeds derived from the sale of alcoholic beverages by the Alcoholic Beverage Control Board.

(c) Beer Tax and License Division:

For salaries	160,000.00
For other expenses	77,000.00
For equipment purchases	650.00

Total

237,650.00

The appropriation hereinabove made to the Alcoholic Beverage Control Board shall be paid out of the gross proceeds from the licenses, permits and tax on malt beverages.

(4) COMMISSION ON EDUCATION WITH RESPECT TO ALCOHOLISM:

For salaries	130,000.00
For other expenses	52,000.00
For equipment purchases	5,000.00
For salaries, other expenses and equipment purchases incident to the operation of an Alcoholic Clinic in Mobile	60,000.00

Total

247,000.00

The above appropriation shall be paid out of the funds transferred from the Alcoholic Beverage Control Board.

(5) STATE BOARD OF REGISTRATION FOR ARCHITECTS:

For salaries	1,800.00
For other expenses	9,000.00
For equipment purchases	600.00

Total

11,400.00

The above appropriation is payable out of funds in the State Treasury to the credit of the State Board of Registration for Architects pursuant to Title 46, Chapter 2, Code of Alabama 1940, as amended.

(6) ARMORY COMMISSION:

For the fiscal year ending September 30, 1962:

For salaries	208,683.00
For other expenses	418,000.00
For equipment purchases	20,000.00

Total

646,683.00

For the fiscal year ending September 30, 1963:

For salaries	217,099.00
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For other expenses	420,000.00
For equipment purchases	20,000.00

Total

657,099.00

The funds hereinabove appropriated to the Armory Commission shall be paid out of the funds in the State Treasury to the credit of the Armory Commission and the appropriation hereinabove made includes the appropriation made for the care and maintenance of armories as provided in Item III A (27) (d).

(7) OFFICE OF THE ATTORNEY GENERAL:

For salary of the Attorney General	12,000.00
For other salaries	218,700.00
For other expenses	61,000.00
For equipment purchases	5,000.00

Total

296,700.00

The above appropriation shall be paid from funds transferred to, or received by, the Office of the Attorney General provided in this or any other Act.

(8) ALABAMA STATE BAR ASSOCIATION:

For the fiscal year ending September 30, 1962:

For salaries	18,000.00
For other expenses	50,000.00
For equipment purchases	5,000.00

Total

73,000.00

For the fiscal year ending September 30, 1963:

For salaries	18,000.00
For other expenses	50,000.00

Total

68,000.00

The above appropriation is payable out of the funds in the State Treasury to the credit of the Alabama State Bar Association, pursuant to Title 46, Chapter 3, Code of Alabama 1940.

(9) BOARD OF CHIROPRACTIC EXAMINERS:

For maintenance, operation and expenses of the Board, estimated	2,220.00
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(10) CIVIL WAR CENTENNIAL COMMISSION:

For salaries, other expenses and equipment purchases	30,000.00
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This appropriation shall include the amount provided in section III A (13) of this Act and shall be expended only to carry out the provisions of Act No. 174, approved September 28, 1959.

(11) DEPARTMENT OF CONSERVATION:

(a) Administrative Division:

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For the salary of the Director	10,000.00
For other salaries	255,955.00
For other expenses	125,075.00
For equipment purchases	9,000.00
For transfer to Personnel Department	11,653.00
For transfer to Attorney General's Department	11,630.00

Total

423,313.00

The above appropriation shall be paid out of the Department of Conservation — Administrative Fund and includes the appropriations made to this Division as provided in this section.

(b) State Forestry Division:

For the fiscal year ending September 30, 1962:	
For salaries	1,385,000.00
For other expenses	400,000.00
For equipment purchases	82,750.00
For transfer to Conservation Department-Administrative Account	145,000.00

Total

2,012,750.00

For the fiscal year ending September 30, 1963:	
For salaries	1,392,750.00
For other expenses	400,000.00
For equipment purchases	75,000.00
For transfer to Conservation Department-Administrative Account	145,000.00

Total

2,012,750.00

The funds hereinabove appropriated to the Forestry Division shall be paid out of the Forestry Fund and the appropriations made to the said fund as provided in Item III, B (2) (a) of this Act. In the event of an emergency, so determined by the Director of Conservation and the Governor, the Director of Conservation with the approval of the Governor is hereby authorized to meet such emergency by transferring to and from any item of expenditure herein appropriated for use by the Division of Forestry. (Provided, however, that any surplus remaining in the Forestry Fund at the end of a fiscal year in excess of \$50,000.00 shall be transferred to the State General Fund).

(c) Game and Fish Division:

For the fiscal year ending September 30, 1962:	
For salaries	800,000.00
For other expenses	450,000.00
For equipment purchases	150,000.00

For transfer to Conservation Department-Administrative Account 208,000.00

Total 1,608,000.00
 For the fiscal year ending September 30, 1963:

For salaries 825,000.00
 For other expenses 450,000.00
 For equipment purchases 150,000.00
 For transfer to Conservation Department-Administrative Account 208,000.00

Total 1,633,000.00
 The funds hereinabove appropriated to the Game and Fish Division shall be paid out of the Game and Fish Fund.

(d) State Lands Division:

For salaries 35,000.00
 For other expenses 16,000.00
 For equipment purchases 6,500.00

Total 57,500.00
 The funds hereinabove appropriated to the State Lands Division shall be paid out of the State Lands Division Fund and the appropriation hereinabove made includes the appropriation made to the said fund as provided in Item III B (2) (b) in this Act.

(e) State Parks Division:

For salaries 202,000.00
 For other expenses 170,000.00
 For equipment purchases 10,000.00

Total 382,000.00
 The funds hereinabove appropriated to the State Parks Division shall be paid out of the State Parks Fund and the appropriation hereinabove made includes the appropriation made to the said fund as provided in Item III B (2) (c) in this Act.

(f) Seafoods Division:

For the fiscal year ending September 30, 1962:
 For salaries 82,017.00
 For other expenses 46,000.00
 For equipment purchases 24,400.00
 For transfer to Conservation Department-Administrative Account 50,000.00

Total 202,417.00
 For the fiscal year ending September 30, 1963:
 For salaries 85,833.00
 For other expenses 45,500.00
 For equipment purchases 5,500.00
 For transfer to Conservation Department-

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ment-Administrative Account	50,000.00	
Total		186,833.00
The funds hereinabove appropriated to the Seafood Division shall be paid out of the Seafood Fund.		
(g) Water Safety Division:		
For the fiscal year ending September 30, 1962:		
For salaries	90,084.00	
For other expenses	71,617.00	
For equipment purchases	44,000.00	
For transfer to Conservation Department-Administrative Account	25,000.00	
Total		230,701.00
For the fiscal year ending September 30, 1963:		
For salaries	116,934.00	
For other expenses	85,850.00	
For equipment purchases	18,800.00	
For transfer to Conservation Department-Administrative Account	25,000.00	
Total		246,584.00
The funds hereinabove appropriated to the Water Safety Division shall be paid out of the State Water Safety Fund.		
(12) TEMPERANCE EDUCATION:		
For the fiscal year ending September 30, 1962:		
For salaries	12,228.00	
For other expenses	11,072.00	
For equipment purchases	1,000.00	
Total		24,300.00
For the fiscal year ending September 30, 1963:		
For salaries	12,582.00	
For other expenses	10,718.00	
For equipment purchases	1,000.00	
Total		24,300.00
The appropriation hereinabove made shall be paid from the funds transferred from the Alcoholic Beverage Control Board to the Education Department.		
(13) STATE LICENSING BOARD FOR GENERAL CONTRACTORS:		
For the fiscal year ending September 30, 1962:		
For salaries	25,140.00	
For other expenses	18,040.00	
For equipment purchases	750.00	
Total		43,930.00
For the fiscal year ending September 30, 1963:		

For salaries	25,632.00
For other expenses	18,040.00
For equipment purchases	750.00

Total

44,422.00

In addition to the amounts appropriated hereinabove to the State Licensing Board for General Contractors, there is hereby appropriated such an amount as may be necessary to pay the refund of any application for license which may have been rejected by the Board or application withdrawn by request of applicant.

The above appropriation is payable out of the funds in the State Treasury to the credit of the State Licensing Board for General Contractors pursuant to Title 46, Chapter 4, Code of Alabama 1940.

(14) BOARD OF CORRECTIONS:

For the salary of the Commissioner	12,000.00
For transfer to the State Personnel Department	8,936.00
For transfer to the Attorney General's Department	10,600.00

So much as may be necessary of all fees, receipts, income and appropriations to the Board of Corrections is hereby appropriated to the said Board of Corrections for the payment of all salaries, expenses and equipment purchases and for additions and betterments as may be necessary for the proper maintenance and operation of the convict system.

(15) ALABAMA BOARD OF COSMETOLOGY:

For salaries	27,480.00
For other expenses	25,000.00
For equipment purchases	500.00

Total

52,980.00

The above appropriation shall be payable from the funds in the State Treasury to the credit of the Alabama Board of Cosmetology pursuant to provisions of Act No. 653, 1957 Regular Session.

(16) ALABAMA STATE DOCKS BOARD:

For transfer to the State Personnel Department	2,683.00
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The above appropriation shall be paid from income, receipts and revenues derived from the operations of the Alabama State Docks Board.

(17) STATE BOARD OF REGISTRATION FOR PROFESSIONAL ENGINEERS AND LAND SURVEYORS:

For the fiscal year ending September 30, 1962:

For salaries	17,232.00
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For other expenses	21,818.00	
For equipment purchases	1,000.00	
Total		40,050.00
For the fiscal year ending September 30, 1963:		
For salaries	17,532.00	
For other expenses	21,818.00	
For equipment purchases	1,000.00	
Total		40,350.00
The above appropriation is payable out of funds in the State Treasury to the credit of the Professional Engineers Fund as provided in Title 46, Chapter 7, Code of Alabama 1940, as amended.		

(18) STATE BOARD OF REGISTRATION
FOR FORESTERS:

For other expenses	2,355.00	
For equipment purchases	300.00	
Total		2,655.00
The above appropriation is payable out of the funds in the State Treasury to the credit of the Professional Foresters' Fund.		

(19) HEALTH DEPARTMENT:

(a) Hospital Licensing:		
For salaries and other expenses		9,300.00

The above appropriations are payable from funds in the Hospital Licensing Fund and the total expenditures shall in no manner exceed the amounts hereby appropriated.

(b) Bureau of Vital Statistics:		
For the fiscal year ending September 30, 1962:		
For salaries	86,800.00	
For other expenses	17,000.00	
Total		103,800.00
For the fiscal year ending September 30, 1963:		
For salaries	88,180.00	
For other expenses	15,500.00	
Total		103,680.00

The above appropriation is payable from the funds in the Vital Statistics Fund and the total expenditures shall in no manner exceed the amounts hereby appropriated.

(c) County Health Work:		
For salaries, other expenses and equipment purchases		355,000.00
The above appropriation is payable from the funds transferred to this account in Item III A (19) (c) of this Act. In addition to the above		

appropriation, any funds received for this work from the several counties or the Federal Government are hereby appropriated.

(d) Indigent Care:

For salaries	4,560.00
For other expenses	5,440.00
For distribution to counties, estimated	240,000.00

Total, estimated

250,000.00

The above appropriation is payable from the funds transferred to this account in Item III A (19) (d) of this Act. In addition to the above appropriation, any funds received for this work from the several counties or the Federal Government are hereby appropriated.

(20) HIGHWAYS AND BRIDGES:

For interest and sinking funds on outstanding highway bonds, so much of the gasoline taxes and motor vehicle licenses collected as may be necessary to pay the same; and for the compensation of the State Highway Director, \$15,000.00; for transfer to the State Personnel Department, \$73,277.00; and for transfer to the Attorney General's Department \$57,070.00; for maintenance and construction of roads and bridges, for salaries, and for other expenses of the Highway Department, the residue of gasoline taxes, motor vehicle licenses, and all other revenues coming in or accruing to the Highway Department; and all funds accruing to the Highway Department by virtue of Federal Aid.

(21) DEPARTMENT OF INDUSTRIAL RELATIONS:

For the salary of the Director, estimated	13,800.00
For transfer to the State Personnel Department	11,547.00
For other salaries and expenses incident to the operation and management of the Department; for U. S. Employment Service, U. S. Unemployment Compensation, and for such other funds, services and operations for which the United States Government may provide monies: there is hereby appropriated, in addition to the amounts appropriated herein in Item III A (22), all such sums as the United States Government may make available therefor.	

(22) STATE INSURANCE FUND:

For the fiscal year ending September 30, 1962:	
For salaries	55,932.00

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For other expenses	23,125.00	
For equipment purchases	8,500.00	
Total		87,557.00
For the fiscal year ending September 30, 1963:		
For salaries	56,100.00	
For other expenses	23,125.00	
For equipment purchases	8,500.00	
Total		87,725.00
The above appropriation is payable out of the funds in the State Treasury to the credit of the State Insurance Fund, pursuant to Title 28, Section 325, Code of Alabama 1940.		
(23) LAW ENFORCEMENT FUND		8,000.00
The above appropriation shall be paid from the proceeds deposited to the credit of the Law Enforcement Fund pursuant to Title 29, Section 251, Code of Alabama 1940, as amended, and the expenditures authorized from such fund are limited to the amount appropriated herein.		
(24) LIQUEFIED PETROLEUM GAS COMMISSION:		
For the fiscal year ending September 30, 1962:		
For salaries	16,512.00	
For other expenses	7,500.00	
For equipment purchases	300.00	
Total		24,312.00
For the fiscal year ending September 30, 1963:		
For salaries	16,992.00	
For other expenses	7,500.00	
For equipment purchases	5,000.00	
Total		29,492.00
The above appropriation is payable from funds in the State Treasury to the credit of the Liquefied Petroleum Gas Fund and the total expenditures shall in no manner exceed the amounts hereby appropriated.		
(25) ALABAMA MILK CONTROL BOARD:		
For the fiscal year ending September 30, 1962:		
For salaries	69,840.00	
For other expenses	35,320.00	
For equipment purchases	5,500.00	
Total		110,660.00
For the fiscal year ending September 30, 1963:		
For salaries	69,840.00	
For other expenses	35,320.00	
For equipment purchases	1,500.00	

Total		106,660.00
The above appropriation shall be paid out of the Milk Control Board Fund as is provided in Title 22, Chapter 7, Code of Alabama 1940.		
(26) BOARD OF NURSES' EXAMINERS AND REGISTRATION:		
For the fiscal year ending September 30, 1962:		
For salaries	26,552.00	
For other expenses	15,570.00	
For equipment purchases	500.00	
Total		42,622.00
For the fiscal year ending September 30, 1963:		
For salaries	27,535.00	
For other expenses	15,570.00	
For equipment purchases	3,000.00	
Total		46,105.00
The above appropriation is payable out of the funds in the State Treasury to the credit of the State Board of Nurses' Examiners and Registration as provided in Title 46, Chapter 10, Code of Alabama 1940, as amended.		
(27) PENSIONS:		
(a) For Confederate veterans and their widows; Such an amount as may be necessary to pay all the pensions allowed to Confederate soldiers and sailors and their widows.		
The above appropriation shall be paid out of the proceeds from the levy of the one mill tax as provided by Title 51, Section 19, Code of Alabama 1940.		
(28) PERSONNEL DEPARTMENT:		
For the fiscal year ending September 30, 1962:		
For salary of the Director	9,000.00	
For other salaries	125,000.00	
For other expenses	43,000.00	
For equipment purchases	3,700.00	
Total		180,700.00
For the fiscal year ending September 30, 1963:		
For salary of the Director	9,000.00	
For other salaries	126,000.00	
For other expenses	44,000.00	
For equipment purchases	1,200.00	
Total		180,200.00
The above appropriation shall be paid from funds transferred to, or received by, the		

State Personnel Department provided in this or any other Act.

(29) PUBLIC SCHOOL FUND:

For the Public School Fund all funds derived from the levy of the special annual tax of thirty cents on each one hundred dollars (\$100.00) of taxable property in this State for the support and maintenance of the public schools and from other funds mentioned and enumerated in Sections 257, 258 and 260 of the Constitution of 1901; and the amount appropriated from all other funds as is now provided by law, provided, however, not more than four percent of all funds appropriated in this Section shall be used or expended otherwise than for the payment of teachers employed in such schools.

(30) PUBLIC SERVICE COMMISSION:

For salary of the President and Two Associate Commissioners	33,500.00
For other salaries	173,000.00
For other expenses	70,000.00
For equipment purchases	10,000.00

Total	286,500.00
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The above appropriation to the Alabama Public Service Commission shall be payable only out of inspection and supervision fees paid by utilities and transportation companies, and such parts or percentage of fees and taxes paid by motor carrier or motor transportation companies as are now or may be set aside by law to be used by the Commission; and all receipts from fees and taxes paid to the Alabama Public Service Commission in excess of \$50,000.00 at the end of each fiscal year shall revert to the General Fund in the State Treasury.

(31) ALABAMA REAL ESTATE COMMISSION:

For the fiscal year ending September 30, 1962:	
For salaries	22,620.00
For other expenses	20,000.00
For equipment purchases	1,200.00

Total	43,820.00
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For the fiscal year ending September 30, 1963:	
For salaries	22,620.00
For other expenses	20,000.00
For equipment purchases	3,900.00

Total	46,520.00
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The above appropriation shall be paid out of the receipts to the Alabama Real Estate Fund as provided in Title 46, Chapter 14, of the Code of Alabama 1940, as amended, and the total expenditures shall in no manner exceed the amounts hereby appropriated.

(32) DEPARTMENT OF REVENUE:

For the Administrative Account of the Department of Revenue there is hereby transferred from the General Fund and appropriated as provided in Item III A (32) (a) of this Act.

For the fiscal year ending September 30, 1962 341,837.23

For the fiscal year ending September 30, 1963 346,000.65

There is hereby appropriated for transfer to Revenue Department, Administrative Account, from the gross proceeds of Financial Institution Excise Tax collections as part of the cost of operating said Department.

For the fiscal year ending September 30, 1962 47,430.03

For the fiscal year ending September 30, 1963 48,007.71

There is hereby appropriated for transfer to Revenue Department, Administrative Account, from the gross proceeds of the Forest Severance Tax Collections as part of the cost of operating said Department,

For the fiscal year ending September 30, 1962 47,430.03

For the fiscal year ending September 30, 1963 48,007.71

There is hereby appropriated for transfer to Revenue Department, Administrative Account, from the gross proceeds of Gasoline Tax collections as part of the cost of operating said Department,

For the fiscal year ending September 30, 1962 261,933.00

For the fiscal year ending September 30, 1963 265,123.23

There is hereby appropriated for transfer to Revenue Department, Administrative Account, from Income Tax collections, for the cost of collecting said tax,

For the fiscal year ending September 30, 1962 710,595.48

For the fiscal year ending September 30, 1963 719,250.23

There is hereby appropriated for transfer to Revenue Department, Administrative Account, from the gross proceeds of Iron Mileage Tax collections as part of the cost of operating said Department.

For the fiscal year ending September 30, 1962 5,128.00

For the fiscal year ending September 30, 1963	5,190.46
There is hereby appropriated for transfer to Revenue Department, Administrative Account, from the gross proceeds of Mileage Tax collections as part of the cost of operating said Department,	
For the fiscal year ending September 30, 1962	175,618.89
For the fiscal year ending September 30, 1963	177,757.85
There is hereby appropriated for transfer to Revenue Department, Administrative Account, from the gross proceeds of Motor Fuel Tax collections as part of the cost of operating said Department,	
For the fiscal year ending September 30, 1962	129,044.30
For the fiscal year ending September 30, 1963	130,616.01
There is hereby appropriated for transfer to Revenue Department, Administrative Account, from the gross proceeds of Motor Vehicle License collections as part of the cost of operating said Department,	
For the fiscal year ending September 30, 1962	183,738.40
For the fiscal year ending September 30, 1963	185,976.25
There is hereby appropriated for transfer to Revenue Department, Administrative Account, from the Pension Fund as part of the cost of collections of the 1-Mill Ad Valorem Tax,	
For the fiscal year ending September 30, 1962	27,774.77
For the fiscal year ending September 30, 1963	28,113.06
There is hereby appropriated for transfer to Revenue Department, Administrative Account, from the Public School Fund as part of the cost of collection of the 3-Mill Ad Valorem Tax,	
For the fiscal year ending September 30, 1962	82,468.44
For the fiscal year ending September 30, 1963	83,472.87
There is hereby appropriated for transfer to Revenue Department, Administrative Account, from the gross proceeds of Sales Tax collections as part of the cost of operating said Department,	
For the fiscal year ending September 30, 1962	1,789,522.78
For the fiscal year ending September 30, 1963	1,811,318.38
There is hereby appropriated for transfer to Revenue Department, Administrative Account, from the gross proceeds of Store License Tax collections as part of	

the cost of operating said Department,	
For the fiscal year ending September 30, 1962	27,347.47
For the fiscal year ending September 30, 1963	27,680.55
There is hereby appropriated for transfer to Revenue Department, Administrative Account, from the gross proceeds of the Tobacco Tax collections as part of the cost of operating said Department,	
For the fiscal year ending September 30, 1962	299,535.19
For the fiscal year ending September 30, 1963	303,183.40
There is hereby appropriated for transfer to Revenue Department, Administrative Account, from the gross proceeds of Use Tax collections as part of the cost of operating said Department,	
For the fiscal year ending September 30, 1962	143,571.99
For the fiscal year ending September 30, 1963	145,320.64
For the fiscal year ending September 30, 1962:	
Total	4,272,976.00
For the fiscal year ending September 30, 1963:	
Total	4,325,019.00
There is hereby appropriated to The Revenue Department from the gross proceeds of Motor Vehicle License collections for the purchase only, of motor vehicle license tags,	
For the fiscal year ending September 30, 1962	500,000.00
For the fiscal year ending September 30, 1963	525,000.00
(33) DEPARTMENT OF REVENUE-ADMINISTRATIVE ACCOUNT:	
For the fiscal year ending September 30, 1962:	
For the salary of the Commissioner	10,000.00
For other salaries	2,892,468.00
For other expenses	1,143,732.00
For equipment purchases	51,000.00
For transfer to State Personnel Department	9,276.00
Total	4,106,476.00
For the fiscal year ending September 30, 1963:	
For the salary of the Commissioner	10,000.00
For other salaries	2,909,060.00
For other expenses	1,184,783.00
For equipment purchases	45,000.00
For transfer to State Personnel Department	9,276.00
Total	4,158,119.00

The amounts hereinabove appropriated for the cost of maintenance and operation of the Department of Revenue are in lieu of any other statutory provision for the payment of the cost of operating said Department or collection of the taxes as authorized by law. Provided, however, in addition to the amount hereinabove appropriated, there is hereby appropriated to the Department of Revenue all sums allowed the Department of Revenue by Local Acts of the Legislature as a charge for the collection of taxes or licenses.

(34) STATE BOARD OF VETERINARY
MEDICAL EXAMINERS:

For salaries	100.00
For other expenses	4,250.00
For equipment purchases	150.00

Total 4,500.00

The above appropriation is payable out of funds in the State Treasury to the credit of the State Board of Veterinary Medical Examiners, pursuant to the provisions of Act No. 945, approved September 13, 1951.

Section 3. That any surplus remaining in any appropriation herein made from the General Fund for the payment of salaries in any office, department, bureau, board, commission, or other agency after provision has been made for the payment of all salaries in that office, department, bureau, board, commission, or other agency for which the appropriation is made, may be transferred, on order of the Governor, to any other appropriation herein made from the General Fund for the payment of all salaries in any office, department, bureau, board, commission, or other agency when the appropriation herein made from the General Fund for the payment of salaries in that office, department, bureau, board, commission, or other agency is insufficient to pay all the salaries in that office, department, bureau, board, commission, or other agency according to the pay plan recommended by the Personnel Board, and approved by the Governor.

Section 4. That, except as may be herein otherwise provided, the amounts herein specifically appropriated shall be in lieu of the amounts heretofore provided or appropriated by law for such purposes. That the amounts herein appropriated are the maximum amounts to be expended for the purposes herein designated and in no event shall the maximum expenditure provided for any items of expense exceed the amount allocated herein except for those appropriations designated as 'estimated', and all appropriations herein made, except appropriations to the Alabama Alcoholic Beverage Control Board for the purchase of alcoholic beverages, are and shall be subject to the terms, conditions provisions and limitations of Title 55, Chapter 4, Article 3, Code of Alabama 1940.

Section 5. That nothing in this Act shall be construed to affect or repeal any law authorizing or permitting any college, school or other educational or eleemosynary institution of the State to receive, collect or disburse any fees, tuition, charges, sales, endowments, trusts or income therefrom which it now or may hereafter be authorized to receive, collect or disburse.

Section 6. In addition to the appropriations herein made, all gifts, grants, or contributions, including grants by the Congress of the United States, municipalities or counties, to any department, division, board, bureau, commission, agency, institution, office or officer of the State of Alabama are hereby appropriated and, in the event the same are recurring, are re-appropriated to such department, division, board, bureau, commission, agency, institution, office or officer to be used only for the purpose or purposes for which the grant or contribution was or shall be made. . .

Section 7. That, if any section, paragraph, sentence, clause, provision or portion of this Act or all or any portion of any appropriation or appropriations herein made be held unconstitutional or invalid, it shall not affect any other section, paragraph, sentence, clause, provision or portion of this Act or any other appropriation or appropriations or portion thereof hereby made not in and of itself unconstitutional or invalid.

Section 8. That all laws and parts of laws, general, special, private or local, in conflict with or inconsistent with the provisions of this Act be and the same are hereby expressly repealed.

Section 9. That this Act shall become effective on October 1, 1961.

The motion of Mr. Brewer to lay on the table the substitute offered by Mr. Smith (Russell) was lost.

Yeas 24; Nays 60.

Yeas:

Messrs.	Dunn	McCorquodale	Salter
Avery	Johnson (Hardaway)	Nettles	Smith (St. Clair)
Bailey	Johnston (Leonard)	Oakley	Solomon
Barnett	Jones (Covington)	Powell	Speaks
Brewer	Long (Lauderdale)	Roberts	Torbert
Cabiness	Long (Perry)	Rozelle	Turnham
Chambers			

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Nays:

Mr. Speaker	Edwards	Harvey	Perry
Albea	Engel	Hawkins	Pierce
Bevill	Faulk	Hearn	Pruitt
Bishop	Gilchrist	Ingram	Ramey
Boyd	Gilmer	Jenkins	Rast
Brannan	Glass	Johnson (J. T. Tom)	Ray
Branyon	Goldthwaite	Lee	Reynolds (Chambers)
Broadfoot	Gordon	McClendon (Chambers)	Self
Callahan	Grant	McLendon (Bullock)	Sessions
Camp	Grouby	Meade	Smith (Russell)
Cates	Guthrie	Merrill	Steagall
Cook	Hain	Morrow	Taylor
Copeland	Hanby	Murphy	Thomas
Cornett	Hankins	Oden	Turner
Daniel	Hardy	Owens	Vickers

—60

The question was on the adoption of the substitute offered by Mr. Smith (Russell) for the bill, S. 148, and said substitute was adopted.

Yeas 73; Nays 13.

Yeas:

Mr. Speaker	Engel	Hearn	Phillips
Adams	Faulk	Ingram	Pierce
Albea	Gilchrist	Jenkins	Powell
Bailey	Gilmer	Johnson (J. T. Tom)	Pruitt
Bevill	Glass	Johnston (Leonard)	Ramey
Bishop	Goldthwaite	Lee	Rast
Boyd	Goodwyn	McClendon (Chambers)	Ray
Brannan	Gordon	McCorquodale	Reynolds (Chambers)
Branyon	Grant	McLendon (Bullock)	Rozelle
Broadfoot	Gross	Martin	Self
Callahan	Grouby	Meade	Sessions
Camp	Guthrie	Merrill	Smith (Russell)
Casey	Hain	Morrow	Smith (St. Clair)
Cates	Hanby	Murphy	Steagall
Cook	Hankins	Nettles	Taylor
Copeland	Hardy	Oden	Thomas
Cornett	Harvey	Owens	Turner
Daniel	Hawkins	Perry	Vickers
Edwards			

—73

Nays:

Messrs.	Cabiness	Long (Perry)	Speaks
Avery	Dunn	Roberts	Torbert
Barnett	Jones (Covington)	Salter	Turnham
Brewer	Long (Lauderdale)		

—13

Mr. Solomon offered the following amendment to the bill, S. 148, as amended:

Amend Substitute for Senate Bill 148 by striking therefrom where it appears in the bill in Section G, (3), (a) Page 24, the following:

“(3) ALCOHOLIC BEVERAGE CONTROL
BOARD:

- (a) Administrative and Stores Division:
For the fiscal year ending September
30, 1962:
For salary of the Administrator 10,000.00
For other salaries 3,023,630.00
For other expenses (transportation
costs for merchandise excluded) . . 826,766.00
For equipment purchases 53,000.00
Awards for convictions, Est. 10,000.00
For transfer to State Personnel De-
partment 14,215.00
For transfer to Commission on Educa-
tion with Respect to Alcoholism . . 260,000.00
For transfer to Education Department

for Temperance Education	24,300.00	
For transportation costs on merchandise, estimated	160,000.00	
Total Estimated		4,381,911.00
For the fiscal year ending September 30, 1963:		
For salary of the Administrator	10,000.00	
For other salaries	3,202,250.00	
For other expenses (transportation costs for merchandise excluded) ..	894,977.00	
For equipment purchases	53,000.00	
Awards for convictions, Est.	10,000.00	
For transfer to State Personnel Department	14,215.00	
For transfer to Commission on Education with respect to Alcoholism ..	260,000.00	
For transfer to Education Department for Temperance Education	24,300.00	
For transportation costs on merchandise, estimated	160,000.00	
Total Estimated		4,628,742.00"

and insert in lieu thereof the following:

(3) ALCOHOLIC BEVERAGE CONTROL BOARD:

(a) Administrative and Stores Division:		
For the fiscal year ending September 30, 1962:		
For salary of the Administrator	10,000.00	
For other salaries	2,816,652.00	
For other expenses (Transportation costs for merchandise excluded) ..	720,600.00	
For equipment purchases	53,000.00	
Awards for convictions, Est.	10,000.00	
For transfer to State Personnel Department	14,215.00	
For transfer to Commission on Education with Respect to Alcoholism ..	260,000.00	
For transfer to Commission on Education with Respect to Alcoholism for Temperance Education	24,300.00	
For transportation costs on merchandise, estimated	160,000.00	
Total Estimated		4,068,767.00
For the fiscal year ending September 30, 1963:		
For salary of the Administrator	10,000.00	
For other salaries	2,950,778.00	
For other expenses (transportation costs for merchandise excluded) ..	720,600.00	
For equipment purchases	53,000.00	
Awards for convictions, Est.	10,000.00	
For transfer to State Personnel Department	14,215.00	
For transfer to Commission on Edu-		

tion with Respect to Alcoholism ..	260,000.00	
For transfer to Commission on Education with Respect to Alcoholism for Temperance Education	24,300.00	
For transportation costs on merchandise, estimated	160,000.00	
Total estimated		4,202,893.00

On motion of Mr. Boyd the amendment offered by Mr. Solomon was laid upon the table.

Yeas 48; Nays 40.

Yeas:

Mr. Speaker	Ferguson	Johnson (J. T. Tom)	Pierce
Albea	Gilchrist	Lee	Powell
Bevill	Glass	Locke	Pruitt
Boyd	Goldthwaite	McClendon (Chambers)	Rast
Broadfoot	Goodwyn	McLendon (Bullock)	Ray
Callahan	Grant	Meade	Reynolds (Chambers)
Casey	Gross	Merrill	Roberts
Cornett	Grouby	Morrow	Sessions
Daniel	Hain	Murphy	Shumate
Edwards	Hanby	Nichols	Smith (Russell)
Engel	Hawkins	Owens	Thomas
Faulk	Ingram	Perry	Vickers

—48

Nays:

Messrs.	Cates	Johnson (Hardaway)	Salter
Adams	Chambers	Johnston (Leonard)	Self
Avery	Cook	Jones (Covington)	Smith (St. Clair)
Bailey	Dunn	Long (Perry)	Solomon
Barnett	Gilmer	McCorquodale	Speaks
Bishop	Guthrie	Martin	Steagall
Brannan	Hankins	Nettles	Taylor
Branyon	Harris	Oakley	Torbert
Brewer	Harvey	Phillips	Turner
Cabiness	Hearn	Rozelle	Turnham
Camp			

—40

Mr. Solomon offered the following amendment to the bill, S. 148, as amended:

Amend Substitute for S. B. 148 by adding thereto on page 15 of the bill the following:

“(41) BOARD OF TRUSTEES, AUBURN
UNIVERSITY:

For transfer to the Board of Trustees Auburn University 150,000.00
(The appropriation herein made shall be spent under the direction of the Board

of Trustees of Auburn University, through its extension service, for the purpose of financing a rural resource development program. Provided however, that not more than the sum of 111,500.00 shall be expended for salaries for additional employees only; not more than the sum of \$26,500.00 shall be expended for other expenses; and not more than the sum of 12,000.00 shall be expended for equipment purchases.)"

The motion of Mr. Smith (Russell) to lay on the table the amendment offered by Mr. Solomon was lost.

Yeas 41; Nays 47.

Yeas:

Mr. Speaker	Faulk	Hawkins	Perry
Bevill	Ferguson	Ingram	Pierce
Bishop	Gilchrist	Johnson (J. T. Tom)	Pruitt
Boyd	Glass	Locke	Rast
Broadfoot	Goodwyn	McClendon (Chambers)	Ray
Callahan	Grant	McLendon (Willock)	Roberts
Casey	Gross	Morrow	Sessions
Copeland	Grouby	Murphy	Shumate
Cornett	Hanby	Nichols	Smith (Russell)
Edwards	Hankins	Oden	Vickers
Engel			

—41

Nays:

Messrs.	Cook	Jones (Covington)	Rozelle
Albea	Daniel	Lee	Salter
Avery	Dunn	Long (Lauderdale)	Self
Bailey	Gilmer	Long (Perry)	Smith (St. Clair)
Barnett	Coldthwaite	McCorquodale	Solomon
Brannan	Cuthrie	Martin	Speaks
Branyon	Harris	Merrill	Steagall
Brewer	Harvey	Nettles	Taylor
Cabiness	Hearn	Oakley	Thomas
Camp	Jenkins	Owens	Torbert
Cates	Johnson (Hardaway)	Phillips	Turner
Chambers	Johnston (Leonard)	Powell	Turnham

—47

The question was on the adoption of the amendment offered by Mr. Solomon to the bill, S. 148, as amended, and said amendment was adopted.

Yeas 62; Nays 29.

Yeas:

Messrs.	Bailey	Brannan	Camp
Adams	Barnett	Branyon	Casey
Albea	Bevill	Brewer	Cates
Avery	Bishop	Cabiness	Chambers

Cook	Harvey	Martin	Salter
Daniel	Hawkins	Meade	Self
Dunn	Hearn	Merrill	Smith (St. Clair)
Gilchrist	Jenkins	Morrow	Solomon
Gilmer	Johnson (Hardaway)	Nettles	Speaks
Goldthwaite	Johnston (Leonard)	Oakley	Steagall
Gross	Jones (Covington)	Owens	Taylor
Guthrie	Lee	Phillips	Thomas
Hain	Long (Lauderdale)	Pierce	Torbert
Hankins	Long (Perry)	Powell	Turner
Hardy	McCorquodale	Reynolds (Chambers)	Turnham
Harris	McLendon (Bullock)	Rozelle	

—62

Nays:

Mr. Speaker	Ferguson	Johnson (J. T. Tom)	Rast
Boyd	Glass	Locke	Ray
Broadfoot	Goodwyn	Murphy	Roberts
Copeland	Grant	Nichols	Sessions
Cornett	Grouby	Oden	Shumate
Edwards	Hanby	Perry	Smith (Russell)
Engel	Ingram	Pruitt	Vickers
Faulk			

—29

Mr. McCorquodale offered the following amendment to the bill, S. 148, as amended:

Amendment to S. B. 148, as amended

On page 17, paragraph D, after subparagraph (1) Board of Corrections, insert the following:

(1a) FOR TRANSFER TO THE BOARD OF
CORRECTIONS:

For the biennium beginning October 1,
1961, and ending September 30, 1963:

For the use of the Board for the purchase
of materials and supplies, payment of
salaries of additional personnel, and
other expenses incurred in initiating and
conducting of a forestry program for
youthful offenders as recommended in
the report of the Interim Committee on
Recreation and State Beaches and Parks
(1961) 150,000.00

MESSAGE FROM THE GOVERNOR

To the House of Representatives
State Capitol
Montgomery, Alabama

Gentlemen:

I herewith transmit to you a message from the Governor, returning

House Bill 1340, with a suggested Executive Amendment.

Respectfully submitted,
JOSEPH G. ROBERTSON,
Executive Secretary

AUGUST 31, 1961
To the House of Representatives
State Capitol
Montgomery, Alabama

Gentlemen:

I am returning to you, the Body in which this bill originated, House Bill 1340, with a suggested Executive Amendment, as follows:

Amend Section 10 of said bill by striking out the following sentence beginning on Line 2 of said Section 10:

"The State Department of Revenue shall charge Crenshaw County for collecting the special county taxes levied such amount or percentage of total collections as may be agreed upon by the Commissioner of Revenue and the court of county commissioners, board of revenue, or like governing body of the county, but such charge shall not in any event exceed three percent of the total amount of special county taxes collected hereunder within the county."

and substitute in lieu thereof the following:

"The State Department of Revenue shall charge Crenshaw County for collecting the special county taxes levied an amount not to exceed ten per cent of the amount collected."

This amendment is necessary in view of the fact that a three per cent collection cost of the figure produced would not reimburse the State for its cost of collection and it would be unconstitutional for the State Department of Revenue to use a part of its collection for the enforcement of a local measure.

The adoption of the above suggested amendment will remove my objection to the bill.

Respectfully,
JOHN PATTERSON,
Governor

GOVERNOR'S MESSAGE

The House concurred in and adopted the amendment proposed by His Excellency, the Governor, to the bill, H. 1340, said Governor's amendment being set out in the above and foregoing Message from the Governor.

Yeas 77; Nays 0.

Yeas:

Mr. Speaker	Dunn	Hawkins	Pierce
Adams	Edwards	Hearn	Powell
Albea	Faulk	Ingram	Pruitt
Bailey	Ferguson	Jenkins	Rast
Barnett	Gilchrist	Johnson (Hardaway)	Ray
Bevill	Gilmer	Johnson (J. T. Tom)	Rozelle
Boyd	Glass	Jones (Covington)	Salter
Brannan	Goldthwaite	Long (Perry)	Self
Branyon	Goodwyn	McClendon (Chambers)	Sessions
Brewer	Grant	McCorquodale	Shumate
Cabiness	Gross	McLendon (Bullock)	Smith (Russell)
Callahan	Grouby	Martin	Smith (St. Clair)
Camp	Guthrie	Meade	Solomon
Casey	Hain	Merrill	Speaks
Cates	Hanby	Nettles	Steagall
Chambers	Hankins	Nichols	Taylor
Cook	Hardy	Oakley	Thomas
Copeland	Harris	Perry	Torbert
Cornett	Harvey	Phillips	Turnham
Daniel			

—77

Which was a majority of the whole number elected to the House.

And said bill:

H. 1340. Relating to Crenshaw County; levying a license tax on persons and others engaging in selling tangible personal property at retail and on persons and others conducting places of amusement in said county, the said tax to be measured by the gross receipts or gross proceeds of such businesses; levying an excise tax on the storage, use or other consumption in said county of tangible personal property purchased for use, storage or other consumption in said county; specifying sales and transactions that are exempt from the measurement of the said license tax; specifying property the use, storage of other consumption of which is exempt from the said excise tax; providing for payment of said taxes, making reports and maintaining records with respect thereto, the collection of the said taxes, and the enforcement of the provisions of this act; making applicable to the taxes herein levied, and adopting by reference, certain provisions of Act No. 100 adopted at the 1959 Second Special Session of the Legislature of Alabama and of Article 11 of Chapter 20 of Title 51 of the Code of Alabama, as amended; providing that the Commissioner of Revenue and the State Department of Revenue shall have all powers and duties respecting the taxes herein levied and the collection thereof that they have under said Act No. 100 and said Article 11, as amended as aforesaid; providing for collection of said excise tax by sellers registered under Section 790 of Title 51 of the Code of Alabama of 1940, as amended; providing that the said license tax shall be added to the sales price or admission fee and passed on to the purchaser or person paying the said admission fee; providing for a discount to persons subject to the said license tax and to such registered sellers; providing for a charge by the State Department of Revenue for collecting the taxes herein levied; and providing for the use of the revenues from said taxes.

As amended by the amendment proposed by His Excellency, the Governor, was again read at length and passed.

Yeas 80; Nays 0.

Yeas:

Mr. Speaker	Daniel	Hawkins	Pierce
Adams	Dunn	Hearn	Powell
Albea	Edwards	Ingram	Pruitt
Avery	Faulk	Jenkins	Rast
Bailey	Ferguson	Johnson (<i>Hardaway</i>)	Ray
Barnett	Gilchrist	Jones (<i>Covington</i>)	Roberts
Bevill	Gilmer	Lee	Rozelle
Boyd	Glass	Long (<i>Perry</i>)	Salter
Brannan	Goldthwaite	McClendon (<i>Chambers</i>)	Self
Branyon	Goodwyn	McCorquodale	Sessions
Brewer	Grant	McLendon (<i>Bullock</i>)	Shumate
Cabiness	Gross	Martin	Smith (<i>Russell</i>)
Callahan	Grouby	Meade	Smith (<i>St. Clair</i>)
Camp	Guthrie	Merrill	Solomon
Casey	Hain	Morrow	Speaks
Cates	Hanby	Nettles	Steagall
Chambers	Hankins	Nichols	Taylor
Cook	Hardy	Oakley	Thomas
Copeland	Harris	Perry	Torbert
Cornett	Harvey	Phillips	Turnham

—80

Which was a majority of the whole number elected to the House.

MESSAGE FROM THE GOVERNOR

To the House of Representatives
State Capitol
Montgomery, Alabama

Gentlemen:

I herewith transmit to you a message from the Governor, returning House Bill 1308 with a suggested Executive Amendment.

Respectfully submitted,
JOSEPH G. ROBERTSON,
Executive Secretary

AUGUST 31, 1961
To the House of Representatives
State Capitol
Montgomery, Alabama

Gentlemen:

I am returning to you, the Body in which this bill originated, House Bill 1308, with a suggested Executive Amendment, as follows:

Amend Section 9 of said bill by striking out the first sentence of said Section 9 and substituting in lieu thereof, the following sentence:

"The State Department of Revenue shall charge Cullman County for collecting the special county taxes levied an amount not to exceed ten per cent of the amount collected."

This amendment is necessary in view of the fact that a three per cent collection cost of the figure produced would not reimburse the State for its cost of collection and it would be unconstitutional for the State Department of Revenue to use a part of its collection for the enforcement of a local measure.

The adoption of the above amendment would remove my objection to the bill.

Respectfully,
JOHN PATTERSON,
Governor

GOVERNOR'S MESSAGE

The House concurred in and adopted the amendment proposed by His Excellency, the Governor, to the bill, H. 1308, said Governor's amendment being set out in the above and foregoing Message from the Governor.

Yeas 79; Nays 0.

Yeas:

Mr. Speaker	Dunn	Ingram	Pierce
Adams	Edwards	Jenkins	Powell
Albea	Faulk	Johnson (Hardaway)	Pruitt
Avery	Ferguson	Johnson (J. T. Tom)	Ray
Bailey	Gilchrist	Jones (Covington)	Roberts
Barnett	Gilmer	Lee	Rozelle
Bevill	Glass	Long (Perry)	Salter
Boyd	Goldthwaite	McClendon (Chambers)	Self
Brannan	Goodwyn	McCorquodale	Sessions
Branyon	Grant	McLendon (Bullock)	Shumate
Cabiness	Gross	Martin	Smith (Russell)
Callahan	Grouby	Meade	Smith (St. Clair)
Camp	Guthrie	Merrill	Solomon
Casey	Hain	Murphy	Steagall
Cates	Hanby	Nettles	Taylor
Chambers	Hankins	Nichols	Thomas
Cook	Harris	Oakley	Torbert
Copeland	Harvey	Oden	Turnham
Cornett	Hawkins	Perry	Vickers
Daniel	Hearn	Phillips	

—79

Which was a majority of the whole number elected to the House.

And said bill:

H. 1308. To provide additional revenue in Cullman County; authorizing the Court of County Commissioners, Board of Revenue, or like county governing body, to levy, when approved at a referendum election, special county privilege license taxes paralleling, at lower rates, state sales and

use taxes as provided for in Act No. 100, H. 94, approved August 18, 1959, and in Article 11 of Chapter 20, Title 51, Code of Alabama of 1940, as heretofore or hereafter amended or supplemented; and to provide for the ascertainment, collection, payment, distribution and use of the proceeds of such license tax; and for the enforcement of this Act; and to prescribe penalties and fixing punishment for any violation of this Act.

As amended by the amendment proposed by His Excellency, the Governor, was again read at length and passed.

Yeas 84; Nays 1.

Yeas:

Mr. Speaker	Edwards	Jenkins	Powell
Adams	Engel	Johnson (Hardaway)	Pruitt
Albea	Faulk	Johnson (J. T. Tom)	Rast
Avery	Ferguson	Jones (Covington)	Ray
Bailey	Gilchrist	Lee	Reynolds (Chambers)
Barnett	Gilmer	Long (Perry)	Roberts
Bevill	Glass	McClendon (Chambers)	Rozelle
Boyd	Goldthwaite	McCorquodale	Salter
Brannan	Goodwyn	McLendon (Baileock)	Self
Branyon	Grant	Martin	Sessions
Brewer	Gross	Meade	Shumate
Cabiness	Grouby	Merrill	Smith (Russell)
Camp	Guthrie	Morrow	Smith (St. Clair)
Casey	Hain	Murphy	Solomon
Cates	Hanby	Nettles	Speaks
Chambers	Hankins	Nichols	Steagall
Cook	Harris	Oakley	Taylor
Copeland	Harvey	Oden	Thomas
Cornett	Hawkins	Perry	Torbert
Daniel	Hearu	Phillips	Turnham
Dunn	Ingram	Pierce	Vickers

—84

Nay:

Mr. Hardy

—1

Which was a majority of the whole number elected to the House.

CONSIDERATION OF S. 148 RESUMED

S. 148. To make appropriations for the ordinary expenses of the executive, legislative and judicial departments of the State, and for the interest on the public debt and for the public schools.

The motion of Mr. Smith (Russell) to lay on the table the amendment offered by Mr. McCorquodale was lost.

Yeas 35; Nays 49.

Yeas:

Mr. Speaker	Faulk	Ingram	Reynolds (Chambers)
Bevill	Ferguson	Morrow	Sessions
Bishop	Gilchrist	Nichols	Smith (Russell)
Boyd	Glass	Oden	Smith (St. Clair)
Broadfoot	Grant	Perry	Steagall
Callahan	Gross	Pierce	Thomas
Casey	Grouby	Pruitt	Turner
Edwards	Hain	Rast	Vickers
Engel	Hawkins	Ray	

—35

Nays:

Messrs.	Cook	Johnston (Leonard)	Oakley
Adams	Copeland	Jones (Covington)	Phillips
Albea	Daniel	Lee	Powell
Avery	Dunn	Long (Lauderdale)	Ramey
Bailey	Gilmer	Long (Perry)	Roberts
Barnett	Goldthwaite	McClendon (Chambers)	Rozelle
Brannan	Guthrie	McCorquodale	Self
Branyon	Hankins	Martin	Shumate
Brewer	Harris	Meade	Solomon
Cabiness	Harvey	Merrill	Speaks
Camp	Hearn	Murphy	Torbert
Cates	Jenkins	Nettles	Turnham
Chambers	Johnson (Hardaway)		

—49

The question was on the adoption of the amendment offered by Mr. McCorquodale to the bill, S. 148, as amended, and said amendment was adopted.

Yeas 62; Nays 21.

Yeas:

Messrs.	Cook	Jenkins	Powell
Adams	Copeland	Johnson (Hardaway)	Ramey
Albea	Daniel	Johnston (Leonard)	Reynolds (Chambers)
Avery	Dunn	Jones (Covington)	Roberts
Bailey	Ferguson	Long (Lauderdale)	Rozelle
Barnett	Gilchrist	Long (Perry)	Salter
Bevill	Gilmer	McClendon (Chambers)	Self
Brannan	Goldthwaite	McCorquodale	Shumate
Branyon	Goodwyn	Martin	Smith (St. Clair)
Brewer	Guthrie	Meade	Solomon
Broadfoot	Hanby	Merrill	Speaks
Cabiness	Hankins	Murphy	Steagall
Camp	Hardy	Nettles	Torbert
Casey	Harris	Oakley	Turner
Cates	Harvey	Phillips	Turnham
Chambers	Hearn	Pierce	

—62

Nays:

Mr. Speaker	Glass	Ingram	Rast
Bishop	Gross	Nichols	Ray
Boyd	Grouby	Oden	Sessions
Edwards	Hain	Perry	Smith (Russell)
Engel	Hawkins	Pruitt	Vickers
Faulk			

—21

Mr. Adams offered the following amendment to the bill, S. 148, as amended:

Amend Section 2, III, B of Senate Bill No. 148 by striking out all of Item (6) on page 16 of said Bill which relates to the Department of Agriculture and Industries and insert in lieu thereof the following:

(6) DEPARTMENT OF AGRICULTURE
AND INDUSTRIES:

For transfer to the Agricultural fund for salaries, other expenses and equipment purchases for the Department of Agriculture and Industries.

For the fiscal year ending September 30, 1962	\$190,000.00
For the fiscal year ending September 30, 1963	\$210,000.00

Further amend said Senate Bill No. 148, Section 2, III, G, Item (2) Sub-item (a) by striking out all of said Sub-item (a) on page 21 and substituting therefor the following:

(2) AGRICULTURE AND INDUSTRIES:

(a) For the fiscal year ending September 30, 1962:

For the salary of the Commissioner ..	8,400.00
For other salaries	736,820.00
For other expenses	330,234.00
For equipment purchases	54,000.00
For Awarding Prizes and Premiums .	35,000.00

Total	1,164,454.00
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For the fiscal year ending September 30, 1963:

For the salary of the Commissioner ..	8,400.00
For other salaries	756,820.00
For other expenses	330,234.00
For equipment purchases	47,000.00
For awarding Prizes and Premiums .	35,000.00

Total	1,177,454.00
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The above appropriations are payable from funds in the Agricultural fund and the total expenditures shall in no manner exceed the amounts hereby appropriated, but said appropria-

tions shall also include the appropriation made in III B (6).

On motion of Mr. Smith (Russell) the amendment offered by Mr. Adams was laid upon the table.

Yeas 39; Nays 38.

Yeas:

Mr. Speaker	Engel	Ingram	Pierce
Albea	Faulk	Jenkins	Pruitt
Bishop	Ferguson	McClendon (Chambers)	Rast
Boyd	Gilchrist	Meade	Ray
Branyon	Goldthwaite	Merrill	Self
Callahan	Grant	Morrow	Shumate
Casey	Gross	Murphy	Smith (Russell)
Cates	Grouby	Nichols	Turner
Copeland	Hankins	Oden	Vickers
Dunn	Harris	Perry	

—39

Nays:

Messrs.	Gilmer	Long (Lauderdale)	Rozelle
Adams	Guthrie	Long (Perry)	Salter
Avery	Hain	McCorquodale	Sessions
Barnett	Hanby	Martin	Solomon
Brannan	Hardy	Nettles	Speaks
Brewer	Harvey	Oakley	Steagall
Cabiness	Johnson (Hardaway)	Phillips	Thomas
Chambers	Johnston (Leonard)	Ramey	Torbert
Cook	Jones (Covington)	Reynolds (Chambers)	Turnham
Daniel	Lee	Roberts	

—38

Mr. Adams offered the following amendment to the bill, S. 148, as amended:

AMENDMENT TO SUBSTITUTE
FOR SENATE BILL NO. 148

AMEND SECTION, 2. III, G (2)(c) PAGE 23

By striking therefrom the following:

“(c) Egg Inspection Division:

For the fiscal year ending September 30, 1962:

For salaries	26,000.00
For other expenses	18,000.00
For equipment purchases	6,000.00

Total

50,000.00

For the fiscal year ending September 30, 1963:

For salaries	26,000.00
For other expenses	18,000.00

For equipment purchases	2,000.00	
Total		46,000.00"
and inserting in lieu thereof the following:		
"(c) Egg Inspection Division:		
For the fiscal year ending September 30, 1962:		
For salaries	35,016.00	
For other expenses	26,300.00	
For equipment purchases	5,000.00	
Total		66,316.00
For the fiscal year ending September 30, 1963:		
For salaries	35,016.00	
For other expenses	26,300.00	
For equipment purchases	5,000.00	
Total		66,316.00".

And the amendment was adopted.

Yeas 85; Nays 0.

Yeas:

Mr. Speaker	Engel	Johnson (J. T. Tom)	Pierce
Adams	Faulk	Johnston (Leonard)	Powell
Albea	Ferguson	Jones (Covington)	Pruitt
Avery	Gilchrist	Lee	Ramey
Bailey	Gilmer	Locke	Rast
Barnett	Glass	Long (Lauderdale)	Ray
Bevill	Goldthwaite	Long (Perry)	Reynolds (Chambers)
Bishop	Goodwyn	McClendon (Chambers)	Roberts
Boyd	Grant	McCorquodale	Rozelle
Brannan	Gross	Martin	Salter
Branyon	Grouby	Meade	Self
Brewer	Guthrie	Merrill	Sessions
Broadfoot	Hain	Morrow	Shumate
Cabiness	Hanby	Murphy	Smith (St. Clair)
Camp	Hankins	Nettles	Solomon
Casey	Hardy	Nichols	Speaks
Chambers	Harris	Oakley	Steagall
Cook	Hearn	Oden	Thomas
Copeland	Ingram	Owens	Torbert
Daniel	Jenkins	Perry	Turnham
Dunn	Johnson (Hardaway)	Phillips	Vickers
Edwards			

—85

Mr. Camp offered the following amendment to the bill, S. 148, as amended:

Amendment to S. B. 148, as amended

On page 20, after paragraph (20), insert the following:

- (21) Alabama Institute for Deaf and Blind at Talladega, for the fiscal year ending Sept. 30, 1962, for debt service 50,000.00

On motion of Mr. Smith (Russell) the amendment offered by Mr. Camp was laid upon the table.

Yeas 48; Nays 23.

Yeas:

Mr. Speaker	Edwards	Hawkins	Pierce
Bailey	Engel	Ingram	Powell
Bevill	Faulk	Jenkins	Pruitt
Bishop	Ferguson	Johnson (J. T. Tom)	Rast
Boyd	Gilchrist	Lee	Ray
Branyon	Glass	McClendon (Chambers)	Self
Broadfoot	Goldthwaite	Meade	Sessions
Callahan	Goodwyn	Merrill	Shumate
Casey	Grant	Morrow	Thomas
Cook	Gross	Murphy	Torbert
Daniel	Grouby	Oden	Turner
Dunn	Hankins	Perry	Vickers

—48

Nays:

Messrs.	Cabiness	Long (Lauderdale)	Reynolds (Chambers)
Adams	Camp	Long (Perry)	Rozelle
Albea	Chambers	Nettles	Salter
Avery	Copeland	Nichols	Solomon
Brannan	Guthrie	Owens	Speaks
Brewer	Harris	Ramey	Turnham

—23

Mr. Camp offered the following amendment to the bill, S. 148, as amended:

Amendment to S. B. 148, as amended

On page 20, after paragraph 20, insert the following:

(21) Alabama Institute for Deaf and Blind at Talladega, for the fiscal year, ending Sept. 30, 1962, for debt service	25,000.00
For debt service for the year ending Sept. 30, 1964	25,000.00

On motion of Mr. Smith (Russell) the amendment offered by Mr. Camp was laid upon the table.

Yeas 50; Nays 24.

Yeas:

Mr. Speaker	Broadfoot	Faulk	Grouby
Bailey	Callahan	Gilchrist	Guthrie
Barnett	Casey	Glass	Hankins
Bevill	Cook	Goldthwaite	Harvey
Bishop	Dunn	Goodwyn	Hawkins
Boyd	Edwards	Grant	Ingram
Branyon	Engel	Gross	Jenkins

Johnson (J. T. Tom)	Murphy	Rast	Smith (Russell)
Lee	Oden	Ray	Thomas
McClendon (Chambers)	Perry	Self	Torbert
Meade	Pierce	Sessions	Turner
Merrill	Powell	Shumate	Vickers
Morrow	Pruitt		

—50

Nays:

Messrs.	Chambers	Martin	Reynolds (Chambers)
Adams	Copeland	Nettles	Rozelle
Albea	Hain	Nichols	Salter
Avery	Johnson (Hardaway)	Owens	Smith (St. Clair)
Brannan	Johnston (Leonard)	Phillips	Speaks
Cabiness	Long (Lauderdale)	Ramey	Turnham
Camp			

—24

Mr. Hanby offered the following amendment to the bill, S. 148, as amended:

Amendment to S. B. 148, as amended

On page 36, in paragraph (30) Public Service Commission, strike out "For other expenses 70,000.00" and insert "For other expenses . 80,000.00"; also, strike out "Total..286,500.00" and insert "Total..296,500.00".

On motion of Mr. Smith (Russell) the amendment offered by Mr. Hanby was laid upon the table.

Yeas 57; Nays 13.

Yeas:

Mr. Speaker	Dunn	Harris	Phillips
Albea	Edwards	Hawkins	Pierce
Avery	Faulk	Ingram	Powell
Bailey	Ferguson	Jenkins	Rast
Barnett	Gilchrist	Lee	Ray
Bevill	Glass	Long (Lauderdale)	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Self
Branyon	Grant	Meade	Sessions
Broadfoot	Gross	Merrill	Shumate
Cabiness	Grouby	Morrow	Steagall
Casey	Guthrie	Nichols	Thomas
Cates	Hain	Oden	Torbert
Cook	Hankins	Perry	Vickers
Daniel			

—57

Nays:

Messrs.	Harvey	Oakley	Solomon
Adams	Jones (Monroe)	Rozelle	Speaks
Copeland	Murphy	Smith (St. Clair)	Turnham
Hanby	Nettles		

—13

Mr. Jones (Covington) offered the following amendment to the bill, S. 148, as amended:

Amend S. B. 148 by striking therefrom Section 2, III. A. (30) DEPARTMENT OF PUBLIC SAFETY, and substituting in lieu therefor the following:

“(30) DEPARTMENT OF PUBLIC SAFETY:

For the fiscal year ending September 30, 1962:

For the salary of the Director	10,000.00
For other salaries	2,644,114.00
For other expenses	758,800.00
For equipment purchases	200,000.00
For salaries and other expenses incident to the operation of the Police Academy	27,000.00
For salaries and other expenses incident to the operation of a Highway Patrol Station to be located in Covington County, Alabama	30,844.00

Total 3,670,758.00

For the fiscal year ending September 30, 1963:

For the salary of the Director	10,000.00
For other salaries	2,694,464.00
For other expenses	751,800.00
For equipment purchases	200,000.00
For salaries and other expenses incident to the operation of the Police Academy	27,000.00
For salaries and other expenses incident to the operation of a Highway Patrol Station to be located in Covington County, Alabama	28,844.00

Total 3,712,108.00

On motion of Mr. Smith (Russell) the amendment offered by Mr. Jones (Covington) was laid upon the table.

Yeas 55; Nays 15.

Yeas:

Mr. Speaker	Engel	Jenkins	Pierce
Albea	Faulk	Johnson (J. T. Tom)	Powell
Bailey	Ferguson	Lee	Pruitt
Barnett	Gilchrist	Locke	Rast
Bevill	Goldthwaite	Long (Perry)	Ray
Bishop	Goodwyn	McClendon (Chambers)	Self
Boyd	Grant	Meade	Smith (Russell)
Broadfoot	Gross	Merrill	Smith (St. Clair)
Casey	Grouby	Morrow	Steagall
Chambers	Hain	Murphy	Thomas
Copeland	Hanby	Oakley	Torbert
Daniel	Hardy	Oden	Turner
Dunn	Hawkins	Perry	Vickers
Edwards	Ingram	Phillips	

Nays:

Messrs.	Camp	Jones (Covington)	Rozelle
Brewer	Harvey	Long (Lauderdale)	Salter
Cabiness	Johnson (Hardaway)	McCorquodale	Speaks
Callahan	Johnston (Leonard)	Nettles	Turnham

—15

Mr. Hearn offered the following amendment to the bill, S. 148, as amended:

Amend Substitute for Senate Bill 148 on page 13, Section III, Sub-section 31 by striking the figures \$25,000 and substituting in lieu therefor the figures \$15,000. for "America Junior Miss Pageant", and add the figures \$10,000 for promoting "Miss Guntersville Lake Beauty Pageant, and National Boat Races.

The motion of Mr. Engel to lay on the table the amendment offered by Mr. Hearn was lost.

Yeas 27; Nays 46.

Yeas:

Messrs.	Goodwyn	Lee	Phillips
Boyd	Hain	Locke	Pierce
Brannan	Hardy	Morrow	Powell
Casey	Hawkins	Murphy	Rast
Edwards	Ingram	Nichols	Steagall
Engel	Johnson (J. T. Tom)	Oakley	Thomas
Goldthwaite	Jones (Monroe)	Perry	Turner

—27

Nays:

Messrs.	Camp	Harris	Oden
Adams	Chambers	Harvey	Ramey
Albea	Cook	Jenkins	Ray
Bailey	Copeland	Johnson (Hardaway)	Reynolds (Chambers)
Barnett	Daniel	Johnston (Leonard)	Salter
Bevill	Ferguson	Jones (Covington)	Self
Bishop	Gilchrist	Long (Lauderdale)	Sessions
Branyon	Gross	Long (Perry)	Smith (St. Clair)
Brewer	Grouby	McClendon (Chambers)	Solomon
Broadfoot	Guthrie	Meade	Speaks
Cabiness	Hanby	Merrill	Turnham
Callahan	Hankins	Nettles	

—46

The question was on the adoption of the amendment offered by Mr. Hearn to the bill, S. 148, as amended, and said amendment was adopted.

Yeas 58; Nays 13.

Yeas:

Mr. Speaker	Bailey	Bishop	Broadfoot
Adams	Barnett	Branyon	Cabiness
Albea	Bevill	Brewer	Callahan

Camp	Guthrie	Long (Lauderdale)	Ray
Casey	Hanby	Long (Perry)	Reynolds (Chambers)
Chambers	Hankins	McClendon (Chambers)	Salter
Cook	Harris	McLendon (Bullock)	Self
Copeland	Harvey	Martin	Smith (St. Clair)
Daniel	Hearn	Meade	Solomon
Faulk	Jenkins	Merrill	Speaks
Ferguson	Johnson (Hardaway)	Nettles	Thomas
Gilchrist	Johnson (J. T. Tom)	Oden	Turner
Grant	Johnston (Leonard)	Powell	Turnham
Gross	Jones (Covington)	Ramey	Vickers
Grouby	Lee		

—58

Nays:

Messrs.	Goodwyn	Murphy	Perry
Boyd	Hardy	Nichols	Phillips
Engel	Jones (Monroe)	Oakley	Pierce
Goldthwaite	Locke		

—13

Mr. Brannan offered the following amendment to the bill, S. 148, as amended:

Amend Section 2, III, A of Senate Bill No. 148 by adding item (41) thereto immediately after item (40) on page 15 of said Bill said item (41) so added to read as follows:

(41) FIRE ANT CONTROL:

For salaries, other expenses and equipment purchase including the purchase of insecticides and other chemicals . . . \$25,000.00
This appropriation to be extended by the Department of Agriculture and Industries upon approval of amounts to be expended by the State Board of Agriculture and industries.

On motion of Mr. Smith (Russell) the amendment offered by Mr. Brannan was laid upon the table.

Yeas 43; Nays 40.

Yeas:

Mr. Speaker	Edwards	Jenkins	Rast
Albea	Faulk	Johnson (J. T. Tom)	Ray
Bevill	Ferguson	McClendon (Chambers)	Roberts
Bishop	Gilchrist	McCorquodale	Sessions
Boyd	Gordon	Meade	Shumate
Broadfoot	Gross	Morrow	Smith (Russell)
Callahan	Guthrie	Murphy	Steagall
Casey	Hanby	Nettles	Thomas
Copeland	Hankins	Oakley	Turner
Daniel	Hawkins	Oden	Vickers
Dunn	Ingram	Pruitt	

—43

Nays:

Messrs.	Cook	Johnston (Leonard)	Pierce
Avery	Gilmer	Jones (Covington)	Powell
Bailey	Goodwyn	Jones (Monroe)	Ramey
Barnett	Grant	Long (Lauderdale)	Rozelle
Brannan	Grouby	Long (Perry)	Salter
Branyon	Hain	McLendon (Bullock)	Self
Brewer	Hardy	Martin	Smith (St. Clair)
Cabiness	Harris	Merrill	Solomon
Camp	Harvey	Owens	Speaks
Cates	Johnson (Hardaway)	Phillips	Turnham
Chambers			

—40

Mr. Salter offered the following amendment to the bill, S. 148, as amended:

Amend S. B. 148, as amended, by adding the following at the end of Item F, Section 20, Page 20:

“(21) For operation and maintenance of the Alabama Wing Civil Air Patrol 30,000.00

(To be expended in accordance with Act No. 522, approved September 13, 1957.)”

On motion of Mr. Smith (Russell) the amendment offered by Mr. Salter was laid upon the table.

Yeas 47; Nays 24.

Yeas:

Mr. Speaker	Faulk	Ingram	Pierce
Bailey	Ferguson	Jenkins	Pruitt
Bevill	Gilchrist	Johnson (J. T. Tom)	Rast
Boyd	Gilmer	Lee	Ray
Broadfoot	Gordon	Locke	Sessions
Callahan	Grant	McClendon (Chambers)	Shumate
Casey	Gross	McLendon (Bullock)	Smith (Russell)
Copeland	Grouby	Meade	Smith (St. Clair)
Daniel	Guthrie	Merrill	Thomas
Dunn	Hain	Morrow	Turner
Edwards	Harvey	Murphy	Vickers
Engel	Hawkins	Oden	

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Nays:

Messrs.	Camp	Jones (Monroe)	Powell
Albea	Cates	Long (Lauderdale)	Rozelle
Barnett	Chambers	Long (Perry)	Salter
Brannan	Cook	Nettles	Solomon
Branyon	Glass	Oakley	Speaks
Brewer	Jones (Covington)	Owens	Turnham
Cabiness			

—24

Mr. Camp offered the following amendment to the bill, S. 148, as amended:

Amendment to S. B. 148, as amended

On page 24, take \$50,000. from the appropriation to Alcoholic Beverage Control Board "for other salaries" and insert the following on page 20 after paragraph (20):

- (21) Alabama Institute for Deaf and Blind for
the fiscal year ending Sept. 30, 1962, for
debt service \$50,000.

On motion of Mr. Smith (Russell) the amendment offered by Mr. Camp was laid upon the table.

Yeas 49; Nays 20.

Yeas:

Mr. Speaker	Ferguson	Ingram	Phillips
Bailey	Gilchrist	Jenkins	Pierce
Bevill	Glass	Johnson (J. T. Tom)	Rast
Bishop	Goodwyn	Lee	Ray
Boyd	Gordon	Locke	Salter
Branyon	Grant	McClendon (Chambers)	Self
Broadfoot	Gross	Meade	Sessions
Casey	Grouby	Merrill	Shumate
Cates	Guthrie	Morrow	Smith (Russell)
Cook	Hankins	Oakley	Thomas
Dunn	Harvey	Oden	Turner
Edwards	Hawkins	Perry	Vickers
Faulk			

—49

Nays:

Messrs.	Daniel	Long (Perry)	Ramey
Albea	Gilmer	Murphy	Smith (St. Clair)
Brannan	Johnston (Leonard)	Nettles	Speaks
Cabiness	Jones (Covington)	Owens	Steagall
Camp	Long (Lauderdale)	Powell	Turnham
Copeland			

—20

Mr. Cabiness offered the following amendment to the bill, S. 148, as amended:

Amend Substitute for Senate Bill 148 on page 5, Section III, Subsection 3 by striking the figures \$32,000 and substituting in lieu thereof the figures \$12,000. for the Mansion Fund.

On motion of Mr. Smith (Russell) the amendment offered by Mr. Cabiness was laid upon the table.

Yeas 59; Nays 10.

Yeas:

Mr. Speaker	Engel	Jenkins	Phillips
Bailey	Faulk	Johnson (J. T. Tom)	Pierce
Barnett	Gilmer	Jones (Monroe)	Powell
Bevill	Glass	Locke	Ray
Bishop	Gordon	Long (Perry)	Roberts
Boyd	Grant	McClendon (Chambers)	Rozelle
Branyon	Gross	McCorquodale	Shumate
Callahan	Grouby	Martin	Smith (Russell)
Casey	Guthrie	Meade	Smith (St. Clair)
Cates	Hain	Merrill	Solomon
Chambers	Hankins	Morrow	Steagall
Cook	Hardy	Murphy	Thomas
Daniel	Harvey	Oakley	Turner
Dunn	Hawkins	Oden	Vickers
Edwards	Ingram	Perry	

—59

Nays:

Messrs.	Cabiness	Jones (Covington)	Speaks
Albea	Camp	Long (Lauderdale)	Turnham
Avery	Ferguson	Salter	

—10

Mr. Cabiness offered the following substitute for the bill, S. 148, as amended:

Substitute for Senate Bill 148

A BILL TO BE ENTITLED AN ACT

To make appropriations for the ordinary expenses of the executive, legislative and judicial departments of the State, and for the interest on the public debt and for the public schools.

Be It Enacted by the Legislature of Alabama:

Section 1. That, for the purpose of this Act, the following classifications, definitions and restrictions shall be applicable to the appropriations herein made: (a) "Salary" and "other salaries", wherever appearing herein, shall mean the wages or other compensation for skill, work or employment for anyone performing services for the State of Alabama as an employee, officer or official, and shall be expended only for such purposes; (b) "other expenses" shall mean the operating costs of agencies, departments, boards, bureaus and institutions of the State, other than salaries, equipment purchases and additions and betterments, and shall be expended only for operating costs incident to the normal operations of such agencies, departments, boards, bureaus and institutions including supplies and materials, postage, telephone, telegraph, express, travel expense, motor vehicle operations, lights, water, power, insurance and bonding, printing and binding, repairs, rents and items of general expense not defined as "equipment pur-

chases" and the money appropriated therefor shall be expended only for such purposes; (c) "equipment purchases" shall mean those items of office equipment, motor vehicle equipment and other equipment which have an appreciable and calculable period of usefulness in excess of one year and the money appropriated therefor shall be expended only for such purposes; (d) "additions and betterments" shall mean lands and buildings and the construction and alteration of structures and improvements thereto, improvements to land, sewer, water, shelter, support, storage, protection or the improvement of a natural condition and the money appropriated therefor shall be expended only for such purposes.

Section 2. There is hereby appropriated for the ordinary expenses of the executive, legislative, and judicial departments of the State, for the interest on the public debt, and for the public schools for each of the two fiscal years ending respectively September 30, 1962, and September 30, 1963, to be paid out of any moneys in the State Treasury not otherwise appropriated, the several sums of money hereinafter specified, from such funds and accounts as may be designated, or so much thereof as may be necessary, and the total amount to be expended for the items for which the appropriation is herein made shall not exceed the amount provided therefor and the amounts herein appropriated for "equipment purchases" shall not be increased by the expenditure of any revenue derived from the sale, trade-in or exchange of the items of personal property described in Section 1(c) hereof.

FROM THE GENERAL FUND

I. LEGISLATIVE:

(1) For the salaries of the Clerk of the House and the Secretary of the Senate and for other salaries and other expenses for the fiscal year ending September 30, 1960, and for the salaries and expenses of the Legislature for extraordinary sessions	\$100,000.00
(2) For the salaries of the Clerk of the House and the Secretary of the Senate and for other salaries and other expenses and for any expenses for any legislative sessions for the fiscal year ending September 30, 1963	750,000.00
(3) For the printing of Legislative Acts and Journals for the fiscal year ending September 30, 1960, estimated	60,000.00
(4) For Legislative Council expenses	4,500.00
(5) LEGISLATIVE REFERENCE SERVICE: For the fiscal year ending September 30, 1962:	
For salary of the Director and other salaries	58,820.00
For other expenses	4,575.00
For equipment purchases	1,200.00
Total	64,595.00
For the fiscal year ending September 30, 1963:	
For salary of the Director and other sal-	

aries	60,660.00	
For other expenses	4,775.00	
For equipment purchases	500.00	
Total		65,935.00

II. JUDICIAL:

(1) THE SUPREME COURT.

For the salaries of the Chief Justice and six Associate Justices	98,000.00	
For the salary of the Clerk of the Court ..	7,500.00	
For the salary of the Court Reporter	7,500.00	
For other salaries	109,000.00	
For other expenses	13,000.00	
For equipment purchases	1,000.00	
Total		236,000.00
For the Supreme Court Library Fund		10,000.00
For Cataloging the Supreme Court Library:		
For the fiscal year ending September 30, 1962:		8,520.00
For the fiscal year ending September 30, 1963:		8,800.00

(2) THE COURT OF APPEALS:

For the fiscal year ending September 30, 1962:		
For salaries of the three judges	40,500.00	
For other salaries	40,800.00	
For other expenses	2,360.00	
For equipment purchases	500.00	
Total		84,160.00
For the fiscal year ending September 30, 1963:		
For salaries of the three Judges	40,500.00	
For other salaries	40,800.00	
For other expenses	4,860.00	
For equipment purchases	500.00	
Total		86,660.00

(3) THE CIRCUIT COURTS:

For the salaries of the judges of the Cir- cuit Courts, estimated	580,000.00	
For travel expenses of circuit judges	12,300.00	
For telephone service, stationery, stamps, and necessary equipment for the office use of circuit judges	10,000.00	
For the salaries and travel expenses of special judges, estimated	4,000.00	
For salaries of thirty-three circuit solici- tors, estimated	280,500.00	
For salary of the elected Deputy Circuit Solicitor of the Bessemer Division of the 10th Judicial Circuit	8,500.00	
For the salary of the appointed Assistant Deputy Solicitor of the Bessemer Divi- sion of the 10th Judicial Circuit	3,600.00	
For the salary of the First Deputy Solici-		

tor of the Birmingham Division of the 10th Judicial Circuit	5,700.00	
For the salaries of the Second and Third Deputy Solicitors of the Birmingham Division of the 10th Judicial Circuit ..	10,000.00	
For the salaries of the Fourth, Fifth and Sixth Deputy Solicitors of the Birming- ham Division of the 10th Judicial Cir- cuit; \$4,000.00 each	12,000.00	
For the salary of the Deputy Circuit Soli- citor of the 6th Judicial Circuit	4,500.00	
For the salaries of the Deputy Circuit Soli- citors of the 13th Judicial Circuit	10,800.00	
For the salary of the Deputy Circuit Soli- citor of the 15th Judicial Circuit	7,800.00	
For the salary of the Deputy Circuit Soli- citors of the 16th Judicial Circuit	6,000.00	
For the salary of the Deputy Circuit Soli- citor of the 23rd Judicial Circuit	4,200.00	
Total		353,600.00
For the travel expenses of circuit solicitors		8,400.00
For telephone service, stationery, stamps, and necessary equipment for the office use of circuit solicitors, deputy circuit solicitors or assistants		20,000.00
For salary of supernumerary circuit soli- citors, estimated		8,000.00
(4) COURT REPORTERS:		
For the compensation of the circuit court reporters, estimated		120,000.00
(5) SUPERNUMERARY JUDGES:		
For salaries of supernumerary judges, es- timated		40,000.00

III. EXECUTIVE:

A. DEPARTMENTS, BOARDS, BUREAUS, AGENCIES AND COMMISSIONS:

(1) THE GOVERNOR'S OFFICE:

For the fiscal year ending September 30, 1962:		
For salary of the Governor	25,000.00	
For salary of the Executive Secretary ..	10,000.00	
For salary of the Legal Advisor	10,000.00	
For salary of the Press Secretary	10,000.00	
For other salaries	57,840.00	
For other expenses	81,600.00	
For equipment purchases	18,000.00	
Total		212,440.00
For the fiscal year ending September 30, 1963:		
For salary of the Governor	25,000.00	
For salary of the Executive Secretary	10,000.00	
For salary of the Legal Advisor	10,000.00	
For salary of the Press Secretary	10,000.00	

For other salaries	57,840.00	
For other expenses	91,100.00	
For equipment purchases	7,500.00	
Total		211,440.00
(2) For the Governor's Emergency Fund, to be expended at the direction of the Gov- ernor		90,000.00
(3) For the Mansion Fund		32,000.00
(4) STATE BOARD OF ADJUSTMENT: For expenditures by the Board payable from General Fund for the General Fund contribution to the total expenditure of \$150,000 pursuant to Title 55 Section 343		10,000.00
(5) DEPARTMENT OF ARCHIVES AND HISTORY: For the fiscal year ending September 30, 1962: For the salary of the Director	7,500.00	
For other salaries	56,290.00	
For other expenses	15,000.00	
For equipment purchases	3,000.00	
For expenses of printing of the Alabama Historical Quarterly	3,000.00	
For expenses of printing of the Statistical Register	6,250.00	
Total		91,040.00
For the fiscal year ending September 30, 1963: For the salary of the Director	7,500.00	
For other salaries	56,290.00	
For other expenses	15,000.00	
For equipment purchases	5,000.00	
For expenses of printing of the Alabama Historical Quarterly	3,000.00	
Total		86,790.00
(6) OFFICE OF THE ATTORNEY GENERAL: For the salary of the Attorney General ..	12,000.00	
For other salaries	187,300.00	
For other expenses	46,812.00	
For equipment purchases	5,000.00	
Total		251,112.00
(7) OFFICE OF THE STATE AUDITOR: For the salary of the State Auditor	8,000.00	
For other salaries	32,875.00	
For other expenses	1,825.00	
Total		42,700.00
(8) BANG'S DISEASE CONTROL: For salaries	42,350.00	

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For other expenses	53,650.00	
For equipment purchases	4,000.00	
Total		100,000.00
(This appropriation to be expended by the State Veterinarian at the direction of the Commissioner of Agriculture.)		
(9) STATE BANKING DEPARTMENT:		
For salary of the Director	10,000.00	
For other salaries	147,384.00	
For other expenses	58,548.00	
For equipment purchases	6,500.00	
Total		222,432.00
(10) BUILDING COMMISSION:		
For salaries	56,000.00	
For other expenses	8,000.00	
For equipment purchases	1,000.00	
Total		65,000.00
(11) CAHABA HISTORICAL COMMISSION:		
To provide for the expenditures authorized by Act No. 486, 1943 Acts, page 449 and an additional amount—Total		2,500.00
(12) DEPARTMENT OF CIVIL DEFENSE:		
For the fiscal year ending September 30, 1962:		
For the salary of the Director	9,000.00	
For other salaries	42,500.00	
For other expenses	23,000.00	
For equipment purchases	3,000.00	
Total		77,500.00
For the fiscal year ending September 30, 1963:		
For the salary of the Director	9,000.00	
For other salaries	44,500.00	
For other expenses	23,000.00	
For equipment purchases	1,000.00	
Total		77,500.00
(13) DEPARTMENT OF EXAMINERS OF PUBLIC ACCOUNTS:		
For the fiscal year ending September 30, 1962:		
For the salary of the Chief Examiner	10,000.00	
For the salary of the Assistant Chief Ex- aminer	9,000.00	
For other salaries	395,000.00	
For other expenses	165,000.00	
For equipment purchases	2,500.00	
Total		581,500.00
For the fiscal year ending September 30, 1963:		
For the salary of the Chief Examiner	10,000.00	
For the salary of the Assistant Chief Ex-		

aminer	9,000.00	
For other salaries	415,000.00	
For other expenses	170,000.00	
For equipment purchases	2,500.00	
Total		606,500.00

(14) DEPARTMENT OF FINANCE:

(a) Director's Office:

For the fiscal year ending September 30, 1962:		
For the salary of the Director	10,000.00	
For other salaries	27,180.00	
For other expenses	9,812.50	
For equipment purchases	5,500.00	
Total		52,492.50

For the fiscal year ending September 30, 1963:		
For the salary of the Director	10,000.00	
For other salaries	27,540.00	
For other expenses	9,812.50	
For equipment purchases	500.00	
Total		47,852.50

(b) Division of the Budget:

For the fiscal year ending September 30, 1962:		
For salaries	39,900.00	
For other expenses	6,000.00	
For equipment purchases	5,500.00	
Total		51,400.00

For the fiscal year ending September 30, 1963:		
For salaries	39,900.00	
For other expenses	6,000.00	
For equipment purchases	500.00	
Total		46,400.00

(c) Division of Control and Accounts:

For salaries	128,000.00	
For other expenses	94,600.00	
For equipment purchases	2,500.00	
Total		225,100.00

(d) Legal Division:

For salaries	14,500.00	
For other expenses and equipment purchases	5,000.00	
Total		19,500.00

(e) Division of Purchases and Stores:

For the fiscal year ending September 30, 1962:		
For salaries	85,535.00	
For other expenses	13,462.00	
For equipment purchases	1,500.00	
Total		100,497.50

For the fiscal year ending September 30, 1963:		
For salaries	88,182.00	
For other expenses	13,462.50	
For equipment purchases	1,500.00	
Total		103,144.50
(f) Division of Service:		
For the fiscal year ending September 30, 1962:		
For salaries	200,000.00	
For other expenses	160,000.00	
For equipment purchases	30,000.00	
Total		390,000.00
For the fiscal year ending September 30, 1963:		
For salaries	200,000.00	
For other expenses	170,000.00	
For equipment purchases	5,000.00	
Total		375,000.00
(g) For equipment purchases in the State Offices for the Executive, Administrative and Judicial Departments ..		15,000.00
(15) GORGAS MEMORIAL BOARD:		
To provide for the appropriation authorized by Act No. 417, 1943 Acts, page 383, and an additional amount—Total		5,000.00
(16) HALL OF FAME BOARD:		
For payment of expenses		500.00
(17) DEPARTMENT OF HEALTH:		
(a) For General Health Work:		
For the fiscal year ending September 30, 1962:		
For salary of the State Health Officer ..	12,000.00	
For other salaries	543,000.00	
For other expenses	182,201.00	
Total		737,201.00
For the fiscal year ending September 30, 1963:		
For salary of the State Health Officer ..	12,000.00	
For other salaries	553,000.00	
For other expenses	150,000.00	
Total		715,000.00
(b) For study, care and treatment of cancer		140,000.00
(c) For County Health Work:		
For transfer to County Health Work Account		355,000.00
(d) For Hospital Care of the Indigent:		
For salaries, other expenses and equipment purchases		10,000.00
For distribution to the several counties in accordance with the Provi-		

sions of Act No. 394, 1957 Regular Session		240,000.00
Total		250,000.00
(e) For Hospital Planning:		
For salaries	22,500.00	
For other expenses	3,500.00	
Total		26,000.00
(f) For Mental Hygiene:		
For salaries	25,000.00	
For other expenses	30,000.00	
For clinical expenses	35,000.00	
Total		90,000.00
(g) For Mental Health:		
For Mental Health Training Expenses		15,000.00
(h) For Tuberculosis Testing:		
For salaries	45,000.00	
For other expenses	50,000.00	
For equipment purchases	5,000.00	
Total		100,000.00
(i) For Tuberculosis Treatment:		
For the care and treatment of tuberculosis patients in the several Tuberculosis Hospitals in the State,		
For the fiscal year ending September 30, 1962:		2,721,535.00
For the fiscal year ending September 30, 1963:		2,713,925.00
(j) For venereal Disease Control:		
For the fiscal year ending September 30, 1960:		
For salaries	29,510.00	
For other expenses	18,190.00	
Total		47,700.00
For the fiscal year ending September 30, 1963:		
For salaries	30,302.00	
For other expenses	17,398.00	
Total		47,700.00
(k) For Dental Program:		
For salaries	6,000.00	
For other expenses	39,000.00	
For equipment purchases	5,000.00	
Total		50,000.00
(l) For Folio Program:		
For expenses and equipment purchases		100,000.00
(m) For Pollution Control:		
For the fiscal year ending September 30, 1962:		
For salaries	36,750.00	
For other expenses	14,000.00	
For equipment purchases	1,000.00	
Total		51,750.00

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	For the fiscal year ending September 30, 1963:		
	For salaries	38,588.00	
	For other expenses	14,000.00	
	For equipment purchases	1,000.00	
	Total		53,588.00
(18)	RICHMOND PEARSON HOBSON MEMORIAL BOARD: To provide the appropriation authorized by Act No. 536, 1943 Acts, page 510, and an additional amount, Total		5,000.00
(19)	INDUSTRIAL DEVELOPMENT BOARD: For salary of the Director	10,000.00	
	For other salaries	142,376.00	
	For other expenses	35,000.00	
	For equipment purchases	2,000.00	
	Total		189,376.00
(20)	DEPARTMENT OF INDUSTRIAL RELATIONS: For salaries	132,500.00	
	For other expenses	40,000.00	
	For equipment purchases	3,000.00	
	Total		175,500.00
(21)	DEPARTMENT OF INSURANCE: For the fiscal year ending September 30, 1962: For the salary of the Director	9,000.00	
	For other salaries	167,104.00	
	For other expenses	84,100.00	
	For equipment purchases	4,400.00	
	Total		264,604.00
	For the fiscal year ending September 30, 1963: For the salary of the Director	9,000.00	
	For other salaries	171,782.00	
	For other expenses	88,000.00	
	For equipment purchases	6,000.00	
	Total		274,782.00
(22)	STATE LABOR DEPARTMENT: For the salary of the Director	9,000.00	
	For other salaries	35,000.00	
	For other expenses	17,312.00	
	For equipment purchases	1,000.00	
	Total		62,312.00
(23)	LAGRANGE HISTORICAL COMMIS- SION: To provide the appropriation and for the expenditures as authorized by Act No. 551 1943 Acts, Page 540		500.00

(24) PUBLIC LIBRARY SERVICE DIVISION:	
For salaries	37,000.00
For other expenses	23,195.00
For books and Periodicals	119,500.00
Total	179,695.00
(25) MILITARY DEPARTMENT:	
(a) For Operations of the Department:	
For salary of the Adjutant General ..	9,000.00
For other salaries	195,000.00
For other expenses	78,000.00
For equipment purchases	6,000.00
Total	288,000.00
(b) For Quarterly Allowances	250,000.00
Provided that not more than \$3,500.00 may be allotted in any fiscal year for the Headquarters, Alabama National Guard, and not more than \$1,000.00 may be allotted in any fiscal year for the Division Headquarters.	
(c) For Active Military Service—Active National Guard	60,000.00
(d) For Active Military Service—Militia .	5,000.00
(This is the appropriation contemplated in Title 35, Section 185, Code of Alabama)	
(e) For transfer to the Armory Commission—For care and maintenance of armories	315,000.00
(26) DEPARTMENT OF PENSIONS AND SECURITY:	
For transfer to the Department of Pensions and Security for the support, maintenance and operation of the functions of Pensions and Security:	
For the fiscal year ending September 30, 1962:	5,945,087.89
For the fiscal year ending September 30, 1963:	7,805,180.07
Provided, however, that not more than twenty-seven and one-half per centum of the appropriation hereinabove made shall be allotted in any one quarter of a fiscal year.	
(27) PERSONNEL DEPARTMENT:	
For transfer to the Personnel Department for the payment of the State's General Fund share of the operating cost of the Department.	
For the fiscal year ending September 30, 1962:	33,397.00
For the fiscal year ending September 30, 1963:	33,670.00
(28) POULTRY DISEASE CONTROL:	
For salaries	67,000.00

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For other expenses	18,000.00
For equipment purchases	15,000.00

Total	100,000.00
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This appropriation to be expended by the
State Veterinarian at the direction of
the Commissioner of Agriculture.

(29) DEPARTMENT OF PUBLIC SAFETY:

For the salary of the Director	10,000.00
For other salaries	2,435,000.00
For other expenses	750,000.00
For equipment purchases	200,000.00

Total	3,395,000.00
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(30) BUREAU OF PUBLICITY AND INFORMATION:

For the fiscal year ending September 30,
1962:

For the salary of the Director	9,000.00
For other salaries	12,960.00
For other expenses	12,100.00
For equipment purchases	500.00
For Tourist Advertising	75,000.00

Total	109,560.00
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For the fiscal year ending September 30,
1963:

For the salary of the Director	9,000.00
For other salaries	12,960.00
For other expenses	12,100.00
For equipment purchases	1,500.00
For Tourist Advertising	75,000.00

Total	110,560.00
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(31) DEPARTMENT OF REVENUE:

(a) For transfer to the Department of
Revenue for the General Fund share
of the cost of operating the Depart-
ment,

For the fiscal year ending September 30, 1962:	294,887.50
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For the fiscal year ending September 30, 1963:	301,706.82
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(b) Boards of Equalization:

For salaries	125,000.00
For salaries of the members and em- ployees of the county boards of equalization	125,000.00
For other expenses	66,000.00
For equipment purchases	1,000.00

Total	317,000.00
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(32) OFFICE OF SECRETARY OF STATE:

For the fiscal year ending September 30,
1962:

For salary of the Secretary of State	8,000.00
For other salaries	26,319.00

	For other expenses	8,975.00	
	For equipment purchases	500.00	
	Total		43,794.00
	For the fiscal year ending September 30, 1963:		
	For salary of the Secretary of State	8,000.00	
	For other salaries	27,162.00	
	For other expenses	8,395.00	
	For equipment purchases	500.00	
	Total		44,057.00
(33)	STATE SECURITIES COMMISSION:		
	For salaries	13,000.00	
	For other expenses	1,500.00	
	For equipment purchases	500.00	
	Total		15,000.00
(34)	SOCIAL SECURITY ADMINISTRATION:		
	For salaries	30,000.00	
	For other expenses	9,921.00	
	For equipment purchases	1,000.00	
	Total		40,921.00
(35)	FOR PREVENTION AND CONTROL OF DISEASES OF SWINE:		
	For salaries	31,000.00	
	For other expenses	16,250.00	
	For equipment purchases	2,750.00	
	For purchase of vaccines and serum	50,000.00	
	Total		100,000.00
	This appropriation to be expended by the State Veterinarian at the direction of the Commissioner of Agriculture.		
(36)	STATE TOXICOLOGIST:		
	For the salary of the State Toxicologist	10,000.00	
	For other salaries	110,000.00	
	For other expenses	30,000.00	
	For equipment purchases	14,000.00	
	Total		164,000.00
(37)	OFFICE OF THE STATE TREASURER:		
	For the fiscal year ending September 30, 1962:		
	For the salary of the State Treasurer	8,000.00	
	For other salaries	95,500.00	
	For other expenses	36,000.00	
	For equipment purchases	11,350.00	
	Total		150,850.00
	For the fiscal year ending September 30, 1963:		
	For the salary of the State Treasurer ..	8,000.00	
	For other salaries	97,500.00	
	For other expenses	36,500.00	

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	For equipment purchases	14,750.00	
	Total		156,750.00
(38)	DEPARTMENT OF VETERANS' AFFAIRS:		
	For the fiscal year ending September 30, 1962:		
	For the salary of the Service Commissioner	9,000.00	
	For other salaries	357,794.00	
	For other expenses	36,000.00	
	For equipment purchases	2,500.00	
	For Contract With Veterans of Foreign Wars Organizations	20,000.00	
	For Contract With Disabled American Veterans Organizations	5,000.00	
	Total		430,294.00
	For the fiscal year ending September 30, 1963:		
	For the salary of the Service Commissioner	9,000.00	
	For other salaries	372,038.00	
	For other expenses	36,000.00	
	For equipment purchases	2,500.00	
	For Contract With Veterans of Foreign Wars Organizations	20,000.00	
	For Contract With Disabled American Veterans Organizations	5,000.00	
	Total		444,538.00
B.	DEVELOPMENT AND CONSERVATION OF NATURAL RESOURCES:		
(1)	STATE SOIL CONSERVATION COMMITTEE:		
	For the fiscal year ending September 30, 1962:		
	For salaries	11,640.00	
	For other expenses	26,606.00	
	For equipment purchases	1,500.00	
	Total		39,746.00
	For the fiscal year ending September 30, 1963:		
	For salaries	12,120.00	
	For other expenses	29,506.00	
	For equipment purchases	200.00	
	Total		41,826.00
(2)	DEPARTMENT OF CONSERVATION:		
	(a) For transfer to Department of Conservation-State Forestry Fund-For salaries, other expenses and equipment purchases for the Division of State Forestry		375,000.00
	(b) For transfer to Department of Conservation-State Lands Fund-for sal-		

	aries, other expenses and equipment purchases for the State Land Division	20,000.00
(c)	For transfer to the Department of Conservation-State Parks Fund-For salaries, other expenses and equipment purchases for the State Parks Division	125,000.00
(3)	GEOLOGICAL SURVEY:	
	For the fiscal year ending September 30, 1962:	
	For the salary of the State Geologist	9,100.00
	For other salaries	67,336.00
	For other expenses	37,900.00
	For equipment purchases	5,000.00
	For matching Federal funds for the investigation of the surface water resources of the State	41,000.00
	For matching Federal funds for the investigation of the ground water resources of the State	44,000.00
	Total	204,336.00
	For the fiscal year ending September 30, 1963:	
	For the salary of the State Geologist	9,100.00
	For other salaries	70,168.00
	For other expenses	37,900.00
	For equipment purchases	5,000.00
	For matching Federal funds for the investigation of the surface water resources of the State	41,000.00
	For matching Federal funds for the investigation of the ground water resources of the State	44,000.00
	Total	207,168.00
(4)	FORT MORGAN HISTORICAL COMMISSION:	
	For salaries	13,000.00
	For other expenses	13,000.00
	For equipment purchases	2,000.00
	Total	28,000.00
(5)	DEPARTMENT OF AGRICULTURE AND INDUSTRIES:	
	For transfer to the Agricultural Fund for salaries, other expenses and equipment purchases for the Department of Agriculture and Industries	250,000.00
C.	EDUCATION:	
(1)	INTEREST ON ENDOWMENTS:	
	For interest on Alabama College Endowment, estimated	40,000.00
	For interest on Alabama Polytechnic Institute Endowment	20,280.00

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For interest on University of Alabama Endowment	61,000.00	
For interest on Grove Hill Endowment ..	600.00	
For interest on Public School Fund Endowments:		
Interest on 16th Section lands, estimated	190,500.00	
Interest on school indemnity lands, estimated	41,635.81	
Interest on Valueless 16th section lands	5,825.47	
Interest on surplus revenue	26,763.47	
Interest on James Wallace Fund	275.25	
Total		386,880.00

D. HOSPITALS AND CORRECTIONAL FUNCTIONS:

(1) BOARD OF CORRECTIONS:

For transfer to Board of Corrections:		
For salaries of the employees of the Board for the fiscal year ending September 30, 1962:	1,250,000.00	
For additions and betterments and repairs and alterations for the fiscal year ending September 30, 1962:	100,000.00	
For transfer to Board of Corrections:		
For salaries of the employees of the Board for the fiscal year ending September 30, 1963:	1,250,000.00	
For additions and betterments and repairs and alterations for the fiscal year ending September 30, 1963:	150,000.00	

(2) ALABAMA INSANE HOSPITALS:

For the support, maintenance and repair of the Alabama State Hospitals the sum of \$2.50 per day, per patient, For the fiscal year ending September 30, 1962, estimated	6,706.875.00	
For the support, maintenance and repair of the Alabama State Hospitals the sum of \$2.50 per day, per patient For the fiscal year ending September 30, 1963, estimated	6,725,125.00	
For training Psychiatric Nurses:		
For the fiscal year ending September 30, 1962	39,940.00	
For the fiscal year ending September 30, 1963	48,233.00	

(3) PARTLOW STATE SCHOOL FOR MENTAL DEFICIENTS:

For the support, maintenance, and repair of the Partlow State School the sum of \$2.50 per day, per patient, estimated ...	1,450.875.00	
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(4) ARREST OF ABSCONDING FELONS:

For expenses incident to the arrest of absconding felons, estimated	1,000.00	
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- (5) FEEDING OF PRISONERS:
For expenses of feeding prisoners in county jails, estimated 550,000.00
- (6) BOARD OF PARDONS AND PAROLES:
For the fiscal year ending September 30, 1962:
For salaries of Board Members 27,000.00
For other salaries 315,000.00
For other expenses 65,000.00
For equipment purchases 16,000.00
Total 423,000.00
For the fiscal year ending September 30, 1963:
For salaries of Board Members 27,000.00
For other salaries 395,000.00
For other expenses 83,000.00
For equipment purchases 18,000.00
Total 523,000.00
- (7) REMOVAL OF PRISONERS:
For expenses incident to removal of prisoners, estimated 25,000.00

E. DEBT SERVICE:

- (1) For the payment of principal and interest due on bonds issued by Alabama Polytechnic Institute pursuant to Constitutional Amendment No. CXX,
For the fiscal year ending September 30, 1962 301,620.00
For the fiscal year ending September 30, 1963 299,082.50
- (2) For Hospital Construction Bond Sinking Fund,
For the fiscal year ending September 30, 1962 212,266.00
- (3) For the payment of the principal and interest due on bonds issued by the Alabama State Hospitals and Partlow State School Bond commission pursuant to Constitutional Amendment No. CXVIII,
For the fiscal year ending September 30, 1962 266,550.00
For the fiscal year ending September 30, 1963 264,912.50
- (4) For the payment and principal and interest on bonds issued for hospital construction pursuant to Constitutional Amendment No. CXXI,
For the fiscal year ending September 30, 1962 223,725.00
For the fiscal year ending September 30, 1963 225,075.00

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(5) For interest on Spanish American War Veterans Fund, estimated	294.86
(6) For the payment of principal and interest due on bonds issued by the University of Alabama pursuant to Constitutional Amendment No. CXIX, For the fiscal year ending September 30, 1962	301,620.00
For the fiscal year ending September 30, 1963	299,082.50
(7) For the payment of principal and interest due on bonds issued by State Docks-Inland Waterways, pursuant to Constitutional Amendment No. CXVI, For the fiscal year ending September 30, 1962	97,018.75
For the fiscal year ending September 30, 1963	97,018.75

F. MISCELLANEOUS:

(1) For advertising lands for tax sale, estimated	4,500.00
(2) Alabama Agricultural and Industrial Exhibit Commission	25,000.00
(3) For payment of Attorneys fees in indigent capital cases (as provided in Act No. 176, 1947 Acts, page 61), estimated	32,500.00
(4) Automatic Appeal Expense as provided in 1943 Acts of Legislature, page 217, estimated	2,000.00
(5) For Civil Court Cost in connection with Ad Valorem tax assessment appeals, estimated	1,000.00
(6) For Court Costs to be paid by the State of Alabama, pursuant to Act No. 558, Acts 1957, page 777, estimated	164,000.00
(7) For Court Costs to be paid by the State of Alabama not otherwise provided for, estimated	1,000.00
(8) For distribution of public documents, estimated	2,000.00
(9) Election expenses, estimated	250,000.00
This appropriation made pursuant to provisions of Act No. 160, 1955 Acts, page 407, for costs and expenses of elections.	
(10) Departmental Emergency Fund	150,000.00
This is the appropriation contemplated in Section 105, Title 55 of the Code of Ala-	

bama 1940 and shall be the only amount appropriated and the total amount expended under the provisions of said section.

(11)	Employees' Special Pension Fund, estimated	200,000.00
(12)	For expenses of Governor's Proclamations, For the fiscal year ending September 30, 1962, estimated	85,000.00
	For the fiscal year ending September 30, 1963, estimated	25,000.00
(13)	For Mailing tax notices, estimated	3,500.00
(14)	Purchase Code Pocket Supplement, For the fiscal year ending September 30, 1962, estimated	40,000.00
(15)	For printing of State and County Privilege Licenses, estimated	6,000.00
(16)	For Registration of Voters, For the fiscal year ending September 30, 1962, estimated	175,000.00
	For the fiscal year ending September 30, 1963, estimated	125,000.00
(17)	For Spanish War Veterans Encampment .	1,000.00
(18)	Commission on Uniform State Laws	1,000.00
	Total amount appropriated by Act No. 926, Acts 1961, page 1575, for expenses, op- eration and contributions of Commis- sion.	
(19)	First White House of the Confederacy: For salaries and Other Expenses	4,000.00

G. FROM FUNDS OTHER THAN GENERAL FUND:

(1)	AERONAUTICS DEPARTMENT	
	For salary of the Director	7,200.00
	For other salaries	27,575.00
	For other expenses	11,000.00
	For equipment purchases	500.00
	Total	46,275.00
	For State aid for Airports—For Airports and Airmarkings	350,000.00
	The above appropriation shall be paid from the State Airports Development Fund as provided by Act No. 402, Acts 1945, page 620, and the total expenditures shall in no manner exceed the amounts hereby appropriated.	
(2)	AGRICULTURE AND INDUSTRIES:	
	(a) Administrative Operations:	
	For the fiscal year ending September 30, 1962:	

For the salary of the Commissioner .	8,400.00	
For other salaries	697,764.00	
For other expenses	340,722.00	
For equipment purchases	44,000.00	
For Awarding Prizes and Premiums	35,000.00	
Total		1,125,886.00

For the fiscal year ending September 30, 1963:

For the salary of the Commissioner .	8,400.00	
For other salaries	697,764.00	
For other expenses	321,134.00	
For equipment purchases	44,000.00	
For Awarding Prizes and Premiums	35,000.00	

Total 1,106,298.00

The above appropriations are payable from funds in the Agricultural Fund and the total expenditures shall in no manner exceed the amounts hereby appropriated, but said appropriations shall also include the appropriation made in III. B (5).

(b) Transfer to Funds from the Agricultural Fund:

For the fiscal year ending September 30, 1962:

(1) For transfer to Agricultural Center Board for operation and rental (Livestock Coliseum, Montgomery)	84,300.00	
(2) For transfer to State Personnel Department	3,783.00	
(3) Livestock Coliseum	25,000.00	
(4) White-Fringed Beetle	27,000.00	
(5) For transfer to Shipping Point Inspection fund to be expended by the Department of Agriculture and Industries for salaries, other expenses and equipment purchases for inspection, grading, and classification of fruits and vegetables at Jefferson County Truck Growers Association, farmers' market	12,500.00	

Total 152,583.00

For the fiscal year ending September 30, 1963:

(1) For transfer to Agricultural Center Board for operation and rental (Livestock Coliseum, Montgomery)	83,100.00	
(2) For transfer to State Personnel Department	3,903.00	
(3) Livestock Coliseum	25,000.00	
(4) White-Fringed Beetle	27,000.00	

Total 139,003.00

(Provided, however, that any surplus remaining in the Agricultural Fund at the end of a fiscal year in excess of fifty thousand dollars shall be transferred to the State General Fund.)

(e) Egg Inspection Division:

For the fiscal year ending September 30, 1962:

For salaries	24,780.00
For other expenses	24,100.00
For equipment purchases	12,000.00

Total

60,880.00

For the fiscal year ending September 30, 1963:

For salaries	27,384.00
For other expenses	27,200.00

Total

54,584.00

The above appropriations are payable from funds in the Egg Inspection Fund and the total expenditures shall in no manner exceed the amounts hereby appropriated.

(d) 1. Agricultural Center Board:

For the fiscal year ending September 30, 1962:

For salaries	8,000.00
For other expenses	5,500.00
For rental (Livestock Coliseum, Montgomery)	70,300.00

Total

83,800.00

For the fiscal year ending September 30, 1963:

For salaries	8,000.00
For other expenses	5,500.00
For rental (Livestock Coliseum, Montgomery)	69,100.00

Total

82,600.00

The above appropriation to the Agricultural Center Board shall be paid out of the Agricultural Center Board Fund and includes the appropriation made to said fund as provided in subsection (b) hereof.

2. Livestock Coliseum:

For the fiscal year ending September 30, 1962:

For salaries	37,000.00
For other expenses	52,000.00
For equipment purchases	6,000.00

Total

95,000.00

For the fiscal year ending September 30, 1963:

For salaries	38,000.00
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For other expenses	52,000.00
For equipment purchases	5,000.00

Total	95,000.00
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The funds hereinabove appropriated to the Agricultural Center Board for the Livestock Coliseum shall be paid out of the Livestock Coliseum Fund, and the appropriation hereinabove includes the appropriation made to said Fund as provided in Subsection (b) hereof.

(e) White Fringed Beetle Control Fund:	
For salaries	7,540.00
For other expenses	3,032.00
For purchase of necessary insecticides for eradication of White Fringed Beetle	16,000.00

Total	26,572.00
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The funds hereinabove appropriated for the eradication of the White Fringed Beetle shall be paid out of the White Fringed Beetle Control Fund and includes the appropriation made to said fund as provided in sub-section (b) hereof.

(f) Shipping Point Inspection Fund:
There is hereby appropriated, out of receipts to the Shipping Point Inspection Fund (Act No. 26, Legislature of 1956, approved March 23, 1956), for Shipping Point Inspection work performed by the Department of Agriculture and Industries for the payment of salaries, other expenses, and equipment purchases all fees and charges collected by the Commissioner of Agriculture and Industries and deposited into said fund, and such appropriation to the Department of Agriculture and Industries shall include all fees and charges collected and deposited therein for Shipping Point Inspection, grading and classification services for agricultural products including service furnished for weighing and issuing weight certificates to be used for the sale of agricultural commodities. This appropriation shall also include the amount appropriated under sub-section (b) hereof which appropriation shall be expended by the Department of Agriculture and Industries for inspection, grading and classification of fruits and vegetables at Jefferson County Truck Growers Association, farmers' market.

(3) ALCOHOLIC BEVERAGE CONTROL BOARD:

(a) Administrative and Stores Division:

For the fiscal year ending September 30 1962:

For salary of the Administrator	10,000.00
For other salaries	2,530,836.00
For other expenses (transportation costs for merchandise excluded) . .	682,500.00
For equipment purchases	50,000.00
For transfer to State Personnel Department	11,816.00
For transfer to Commission on Education with Respect to Alcoholism . .	196,426.00
For transportation costs on merchandise, estimated	160,000.00

Total Estimated	3,641,578.00
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For the fiscal year ending September 30, 1963:

For salary of the Administrator	10,000.00
For other salaries	2,557,656.00
For other expenses (transportation costs for merchandise excluded) . .	689,200.00
For equipment purchases	50,000.00
For transfer to State Personnel Department	12,192.00
For transfer to Commission on Education with Respect to Alcoholism . .	196,426.00
For transportation costs on merchandise, estimated	160,000.00

Total Estimated	3,675,474.00
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In addition to the above appropriation herein made there is hereby appropriated for each additional retail store put into operation during each fiscal year, an amount equal to the sum required to install the last comparable retail store put into operation by said Board. Provided, however, that the sum appropriated for the operation of retail stores as provided herein shall be reduced in like manner for each retail store closed or withdrawn from operation during the same period. There is further appropriated to the Alcoholic Beverage Control Board, after provision has been made for the other expenditures herein authorized such sums as are or may be necessary to purchase the alcoholic beverages which are essential to maintain adequate stocks and inventory for an economic and successful sales operation.

(b) Law Enforcement Division:

For the fiscal year ending September 30, 1962:

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For salaries	508,000.00	
For other expenses	189,950.00	
For equipment purchases	41,500.00	
Total		739,450.00
For the fiscal year ending September 30, 1963:		
For salaries	540,000.00	
For other expenses	200,050.00	
For equipment purchases	41,500.00	
Total		781,550.00
(c) For transfer to the State Department of Education for Temperance Education		25,000.00
The appropriations hereinabove made to the Alcoholic Beverage Control Board are made from the gross proceeds derived from the sale of alcoholic beverages by the Alcoholic Beverage Control Board.		
(d) Beer Tax and License Division:		
For the fiscal year ending September 30, 1962:		
For salaries	156,000.00	
For other expenses	78,000.00	
For equipment purchases	1,000.00	
Total		235,000.00
For the fiscal year ending September 30, 1963:		
For salaries	166,000.00	
For other expenses	78,000.00	
For equipment purchases	1,000.00	
Total		245,000.00
The appropriation hereinabove made to the Alcoholic Beverage Control Board shall be paid out of the gross proceeds from the licenses, permits, and tax on malt beverages.		
(4) COMMISSION ON EDUCATION WITH RESPECT TO ALCOHOLISM:		
For salaries	132,076.00	
For other expenses	52,527.00	
For equipment purchases	7,000.00	
Total		191,603.00
The above appropriation shall be paid out of funds transferred from the Alcoholic Beverage Control Board.		
(5) STATE BOARD OF REGISTRATION FOR ARCHITECTS:		
For the fiscal year ending September 30, 1962:		
For salaries	1,800.00	
For other expenses	10,907.50	

For equipment purchases	300.00	
Total		13,007.50
For the fiscal year ending September 30, 1963:		
For salaries	1,800.00	
For other expenses	13,907.50	
For equipment purchases	500.00	
Total		16,207.50
The above appropriation is payable out of funds in the State Treasury to the credit of the State Board of Registration for Architects pursuant to Title 46, Chapter 2, Code of Alabama 1940, as amended.		

(6) ARMORY COMMISSION:

For the fiscal year ending September 30, 1962:		
For salaries	163,032.00	
For other expenses	363,000.00	
For equipment purchases	20,000.00	
For additions and betterments	100,000.00	
Total		646,032.00
For the fiscal year ending September 30, 1963:		
For salaries	163,032.00	
For other expenses	388,000.00	
For equipment purchases	20,000.00	
Total		571,032.00
The funds hereinabove appropriated to the Armory Commission shall be paid out of the funds in the State Treasury to the credit of the Armory Commission and the appropriation hereinabove made in- cludes the appropriation made for the care and maintenance of armories as provided in Item III A (25).		

(7) ALABAMA STATE BAR ASSOCIATION:

For salaries	12,300.00	
For other expenses and Equipment pur- chases	52,500.00	
Total		64,800.00
The above appropriation is payable out of the funds in the State Treasury to the credit of the Alabama State Bar Asso- ciation, pursuant to Title 46, Chapter 3, Code of Alabama 1940.		

(8) DEPARTMENT OF CONSERVATION:

(a) Administrative Division:

For the fiscal year ending September 30, 1962:		
For the salary of the Director	10,000.00	
For other salaries	225,000.00	
For other expenses	117,000.00	

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For equipment purchases	9,000.00	
For transfer to Personnel Department	9,614.00	
	<hr/>	
Total		370,614.00
For the fiscal year ending September 30, 1963:		
For the salary of the Director	10,000.00	
For other salaries	225,000.00	
For other expenses	117,000.00	
For equipment purchases	9,000.00	
For transfer to Personnel Department	9,920.00	
	<hr/>	
Total		370,920.00
The above appropriation shall be paid out of the Department of Conservation—Administrative Fund and includes the appropriations made to this Division as provided in this section.		

(b) State Forestry Division:

For the fiscal year ending September 30, 1962:		
For salaries	1,300,000.00	
For other expenses	420,000.00	
For equipment purchases	100,000.00	
For additions and betterments	15,000.00	
For transfer to Conservation Department—Administrative Account	135,000.00	
	<hr/>	
Total		1,970,000.00
For the fiscal year ending September 30, 1963:		
For salaries	1,365,000.00	
For other expenses	440,000.00	
For equipment purchases	100,000.00	
For additions and betterments	15,000.00	
For transfer to Conservation Department—Administrative Account	135,000.00	
	<hr/>	
Total		2,055,000.00

The funds hereinabove appropriated to the Forestry Division shall be paid out of the Forestry Fund and the appropriations hereinabove made includes the appropriations made to the said fund and provided in Item III, B (2) of this Act. In the event of an emergency, so determined by the Director of Conservation and the Governor, the Director of Conservation with the approval of the Governor is hereby authorized to meet such emergency by transferring to and from any item of expenditure herein appropriated for use by the Division of Forestry.

(c) Game and Fish Division:

For the fiscal year ending September 30, 1962:	
For salaries	700,000.00

For other expenses	500,000.00	
For equipment purchases	100,000.00	
For additions and betterments	310,000.00	
For transfer to Conservation Department—Administrative Account	185,000.00	
Total		1,795,000.00
For the fiscal year ending September 30, 1963:		
For salaries	735,000.00	
For other expenses	500,000.00	
For equipment purchases	100,000.00	
For additions and betterments	310,000.00	
For transfer to Conservation Department—Administrative Account	185,000.00	
Total		1,830,000.00
The funds hereinabove appropriated to the Game and Fish Division shall be paid out of the Game and Fish Fund.		

(d) State Lands Division:

For the fiscal year ending September 30, 1962:		
For salaries	32,000.00	
For other expenses	12,000.00	
For equipment purchases	2,500.00	
Total		46,500.00
For the fiscal year ending September 30, 1963:		
For salaries	34,000.00	
For other expenses	12,000.00	
For equipment purchases	2,000.00	
Total		48,000.00
The funds hereinabove appropriated to the State Lands Division shall be paid out of the State Lands Division Fund and the appropriation hereinabove made includes the appropriation made to the said fund as provided in Item III B (2) in this Act.		

(e) State Parks Division:

For the fiscal year ending September 30, 1962:		
For salaries	192,000.00	
For other expenses	160,000.00	
For equipment purchases	10,000.00	
Total		362,000.00
For the fiscal year ending September 30, 1963:		
For salaries	202,000.00	
For other expenses	170,000.00	
For equipment purchases	10,000.00	
Total		382,000.00
The funds hereinabove appropriated		

to the State Parks Division shall be paid out of the State Parks Fund and the appropriation hereinabove made includes the appropriation made to the said fund as provided in Item III B (2) in this Act.

(f) Seafoods Division:

For the fiscal year ending September 30, 1962:

For salaries	69,700.00
For other expenses	47,300.00
For equipment purchases	40,000.00
(Provided, however, that none of the appropriation may be used for purchase of automobiles or trucks.)	
For improving publicly owned oyster beds	100,000.00
For transfer to Conservation Department—Administrative Account ...	50,000.00

Total

307,000.00

For the fiscal year ending September 30, 1963:

For salaries	69,700.00
For other expenses	47,300.00
For equipment purchases	25,000.00
(Provided, however, that none of the appropriation may be used for purchase of automobiles or trucks.)	
For improving publicly owned oyster beds	125,000.00
For transfer to Conservation Department—Administrative Account ...	50,000.00

Total

317,000.00

The funds hereinabove appropriated to the Seafood Division shall be paid out of the Seafood Fund.

(9) STATE LICENSING BOARD FOR GENERAL CONTRACTORS:

For the fiscal year ending September 30, 1962:

For salaries	21,048.00
For other expenses	16,665.00
For equipment purchases	500.00

Total

38,213.00

For the fiscal year ending September 30, 1963:

For salaries	21,192.00
For other expenses	16,965.00
For equipment purchases	500.00

Total

38,657.00

In addition to the amounts appropriated hereinabove to the State Licensing Board for General Contractors, there is hereby appropriated such an amount as may be necessary to pay the refund of any ap-

plication for license which may have been rejected by the Board or application withdrawn by request of applicant. The above appropriation is payable out of the funds in the State Treasury to the credit of the State Licensing Board for General Contractors pursuant to Title 46, Chapter 4, Code of Alabama 1940.

(10) BOARD OF CORRECTIONS:

For the fiscal year ending September 30, 1962:	
For the salary of the Commissioner	12,000.00
For transfer to the State Personnel Department	7,593.00
For the fiscal year ending September 30, 1963:	
For the salary of the Commissioner ..	12,000.00
For transfer to the State Personnel Department	7,835.00
So much as may be necessary of all fees, receipts, income and appropriations to the Board of Corrections is hereby appropriated to the said Board of Corrections for the payment of all salaries, expenses and equipment purchases and for additions and betterments as may be necessary for the proper maintenance and operation of the convict system.	

(11) ALABAMA BOARD OF COSMETOLOGY:

For the fiscal year ending September 30, 1962:		
For salaries	26,100.00	
For other expenses	27,876.00	
For equipment purchases	500.00	
	<hr/>	
Total		54,476.00
For the fiscal year ending September 30, 1963:		
For salaries	27,480.00	
For other expenses	27,976.00	
For equipment purchases	500.00	
	<hr/>	
Total		55,956.00
The above appropriation shall be payable from the funds in the State Treasury to the credit of the Alabama Board of Cosmetology pursuant to provisions of Act No. 653, 1957 Regular Session.		

(12) ALABAMA STATE DOCKS BOARD:

For transfer to the State Personnel Department:	
For the fiscal year ending September 30, 1962:	2,202.00
For the fiscal year ending September 30, 1963:	2,272.00
The above appropriation shall be paid from income, receipts, and revenues derived	

from the operations of the Alabama
State Docks Board.

(13) STATE BOARD OF REGISTRATION
FOR PROFESSIONAL ENGINEERS
AND LAND SURVEYORS:

For the fiscal year ending September 30,
1962:

For salaries	15,690.00
For other expenses	19,668.00
For equipment purchases	1,000.00

Total

36,358.00

For the fiscal year ending September 30,
1963:

For salaries	16,032.00
For other expenses	21,618.00
For equipment purchases	1,000.00

Total

38,650.00

The above appropriation is payable out of
the funds in the State Treasury to the
credit of the Professional Engineers
Fund as provided in Title 46, Chapter 7,
Code of Alabama 1940, as amended.

(14) STATE BOARD OF REGISTRATION
FOR FORESTERS:

For the fiscal year ending September 30,
1962:

For other expenses	2,656.00
For equipment purchases	125.00

Total

2,781.00

For the fiscal year ending September 30,
1963:

For other expenses	3,055.00
For equipment purchases	125.00

Total

3,180.00

The above appropriation is payable out of
the funds in the State Treasury to the
credit of the Professional Foresters'
Fund.

(15) HEALTH DEPARTMENT:

(a) Hospital Licensing:

For the fiscal year ending September
30, 1962:

For salaries	10,250.00
For other expenses	2,000.00

Total

12,250.00

For the fiscal year ending September
30, 1963:

For salaries	10,730.00
For other expenses	2,000.00

Total

12,730.00

The above appropriations are payable
from funds in the Hospital Licens-

ing Fund and the total expenditures shall in no manner exceed the amounts hereby appropriated.

(b) Bureau of Vital Statistics:

For salaries 42,250.00

The above appropriation is payable from the funds in the Vital Statistics Fund and the total expenditures shall in no manner exceed the amounts hereby appropriated.

(c) County Health Work:

For salaries, other expenses and equipment purchases 355,000.00

The above appropriation is payable from the funds transferred to this account in Item III, A (17) of this Act. In addition to the above appropriation, any funds received for this work from the several counties or the Federal Government are hereby appropriated.

(16) HIGHWAY AND BRIDGES:

For interest and sinking funds on outstanding highway bonds, so much of the gasoline taxes and motor vehicle licenses collected as may be necessary to pay the same; and for the compensation of the State Highway Director, \$15,000.00; for transfer to the State Personnel Department, \$48,403.00 ending September 30, 1962 and \$49,943.00 for the fiscal year ending September 30, 1963; for maintenance and construction of roads and bridges, for salaries and for other expenses of the Highway Department, the residue of gasoline taxes, motor vehicle licenses, and all other revenues coming in or accruing to the Highway Department; and all funds accruing to the Highway Department by virtue of Federal Aid.

(17) DEPARTMENT OF INDUSTRIAL RELATIONS:

For salary of the Director, estimated . . . 10,800.00

For transfer to the State Personnel Department:

For the fiscal year ending September 30, 1962 11,072.00

For the fiscal year ending September 30, 1963 11,424.00

For other salaries and expenses incident to the operation and management of the Department; for U. S. Employment Service, U. S. Unemployment Compensation, and for such other funds, services and operations for which the United States Government may provide monies: There is hereby appropriated, in addi-

tion to the amounts appropriated herein in Item III A (20), all such sums as the United States Government may make available therefor.

(18) STATE INSURANCE FUND:

For the fiscal year ending September 30, 1962:

For salaries	60,060.00
For other expenses	19,625.00
For equipment purchases	8,500.00

Total	88,185.00
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For the fiscal year ending September 30, 1963:

For salaries	60,960.00
For other expenses	23,125.00
For equipment purchases	8,500.00

Total	92,585.00
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The above appropriation is payable out of the funds in the State Treasury to the credit of the State Insurance Fund, pursuant to Title 28, Section 325, Code of Alabama 1940.

(19) LAW ENFORCEMENT FUND 8,000.00

The above appropriation shall be paid from the proceeds deposited to the credit of the Law Enforcement Fund pursuant to Title 29, Section 251, Code of Alabama 1940, as amended, and the expenditures authorized from such fund are limited to the amount appropriated herein.

(20) LIQUEFIED PETROLEUM GAS COMMISSION:

For the fiscal year ending September 30, 1962:

For salaries	14,520.00
For other expenses	9,082.00
For equipment purchases	4,000.00

Total	27,602.00
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For the fiscal year ending September 30, 1963:

For salaries	15,108.00
For other expenses	6,582.00
For equipment purchases	300.00

Total	21,990.00
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The above appropriation is payable from funds in the State Treasury to the credit of the Liquefied Petroleum Gas Fund and the total expenditures shall in no manner exceed the amounts hereby appropriated.

(21) ALABAMA MILK CONTROL BOARD:

For the fiscal year ending September 30, 1962:

For salaries	69,624.00
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For other expenses	34,870.00	
For equipment purchases	1,500.00	
Total		105,994.00
For the fiscal year ending September 30, 1963:		
For salaries	69,624.00	
For other expenses	35,070.00	
For equipment purchases	1,500.00	
Total		106,194.00
The above appropriation shall be paid out of the Milk Control Board Fund as is provided in Title 22, Chapter 7, Code of Alabama 1940.		

(22) **BOARD OF NURSES' EXAMINERS
AND REGISTRATION:**

For the fiscal year ending September 30, 1962:		
For salaries	24,509.00	
For other expenses	15,460.00	
For equipment purchases	500.00	
Total		40,469.00
For the fiscal year ending September 30, 1963:		
For salaries	25,478.00	
For other expenses	15,270.00	
For equipment purchases	3,000.00	
Total		43,748.00
The above appropriation is payable out of the funds in the State Treasury to the credit of the State Board of Nurses' Examiners and Registration as provided in Title 46, Chapter 10, Code of Alabama 1940, as amended.		

(23) **OIL AND GAS BOARD:**

For the fiscal year ending September 30, 1962:		
For salaries	91,853.00	
For other expenses	42,000.00	
For equipment purchases	6,000.00	
For salaries, other expenses and equipment to be allotted upon opening of new oil and gas fields	25,000.00	
Total		164,853.00
For the fiscal year ending September 30, 1963:		
For salaries	95,507.00	
For other expenses	42,000.00	
For equipment purchases	6,000.00	
For salaries, other expenses and equipment to be allotted upon opening of new oil and gas fields	25,000.00	
Total		168,507.00
The above appropriation is payable out of the funds in the State Treasury to the		

credit of the Oil and Gas Fund pursuant to the provisions of Act No. 1, approved May 22, 1945.

(24) PENSIONS:

(a) For Confederate veterans and their widows; Such an amount as may be necessary to pay all the pensions allowed to Confederate soldiers and sailors and their widows.

The above appropriation shall be paid out of the proceeds from the levy of the one mill tax as provided by Title 51, Section 19, Code of Alabama 1940.

(25) DEPARTMENT OF PENSIONS AND SECURITY:

For the salary of the Commissioner	10,000.00
For transfer to the State Personnel Department:	
For the fiscal year ending September 30, 1962	14,458.00
For the fiscal year ending September 30, 1963	14,918.00
For other salaries and expenses incident to the operation and management of the Department for all welfare purposes as provided by law, there is hereby appropriated, in addition to the amounts set out in Item III A (26), all Federal, State, County and Municipal funds made available therefor, provided that not more than the sum of \$2,400,000.00 for the fiscal year ending September 30, 1962, and \$2,450,000.00 for the fiscal year ending September 30, 1963, of the State funds herein appropriated for welfare purposes may be used for administrative purposes of the Department, including employer's contribution to the Federal old age, survivors and disability insurance program; provided, further, that not more than twenty-seven and one-half per centum of the State funds appropriated herein for welfare purposes may be allotted in any one quarter of a fiscal year.	

(26) PERSONNEL DEPARTMENT:

For the fiscal year ending September 30, 1962:		
For salary of the Director	9,000.00	
For other salaries	101,770.00	
For other expenses	36,020.00	
For equipment purchases	1,200.00	
	<hr/>	
Total		147,990.00
For the fiscal year ending September 30, 1963:		
For salary of the Director	9,000.00	
For other salaries	104,330.00	

For other expenses	37,102.00
For equipment purchases	1,200.00

Total	151,632.00
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The above appropriation shall be paid from funds transferred to, or received by, the State Personnel Department provided in this or any other Act.

(27) PUBLIC SCHOOL FUND:

For the Public School Fund all funds derived from the levy of the Special annual tax of thirty cents on each one hundred dollars (\$100.00) of taxable property in this State for the support and maintenance of the public schools and from other funds mentioned and enumerated in Sections 257, 258 and 260 of the Constitution of 1901; and the amount appropriated from all other funds as is now provided by law, provided, however, not more than four per cent of all funds appropriated in this Section shall be used or expended otherwise than for the payment of teachers employed in such schools.

(28) PUBLIC SERVICE COMMISSION:

For the fiscal year ending September 30, 1962:

For salary of the President and Two Associate Commissioners	33,500.00
For other salaries	161,621.00
For other expenses	76,608.00
For equipment purchases	10,000.00

Total	281,729.00
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For the fiscal year ending September 30, 1963:

For salary of the President and Two Associate Commissioners	33,500.00
For other salaries	164,575.00
For other expenses	68,900.00
For equipment purchases	10,000.00

Total	276,975.00
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The above appropriation to the Alabama Public Service Commission shall be payable only out of inspection and supervision fees paid by utilities and transportation companies, and such parts or percentage of fees and taxes paid by motor carrier or motor transportation companies as are now or may be set aside by law to be used by the Commission; and all receipts from fees and taxes paid to the Alabama Public Service Commission in excess of \$50,000.00 at the end of each fiscal year shall revert to the General Fund in the State Treasury.

(29) ALABAMA REAL ESTATE COMMISSION:

For the fiscal year ending September 30, 1962:

For salaries	21,372.00
For other expenses	19,960.00
For equipment purchases	2,500.00

Total	43,832.00
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For the fiscal year ending September 30, 1963:

For salaries	21,372.00
For other expenses	19,960.00
For equipment purchases	1,200.00

Total	42,532.00
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The above appropriation shall be paid out of the receipts to the Alabama Real Estate Fund as provided in Title 46, Chapter 14, of the Code of Alabama 1940, as amended, and the total expenditures shall in no manner exceed the amounts hereby appropriated.

(30) DEPARTMENT OF REVENUE:

For the Administrative Account of the Department of Revenue there is hereby transferred from the General Fund and appropriated as provided in Item III A (31) of this Act,

For the fiscal year ending September 30, 1962:	294,887.50
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For the fiscal year ending September 30, 1963:	301,706.82
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There is hereby appropriated for transfer to Revenue Department, Administrative Account, from the gross proceeds of Financial Institution Excise Tax collections as part of the cost of operating said Department,

For the fiscal year ending September 30, 1962:	40,915.00
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For the fiscal year ending September 30, 1963:	41,862.00
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There is hereby appropriated for transfer to Revenue Department, Administrative Account, from the gross proceeds of the Forest Severance Tax collections as part of the cost of operating said Department,

For the fiscal year ending September 30, 1962:	40,915.00
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For the fiscal year ending September 30, 1963:	41,862.00
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There is hereby appropriated for transfer to Revenue Department, Administrative Account, from the gross proceeds of Gasoline Tax collections as part of the cost of operating said Department,

For the fiscal year ending September 30, 1962	225,956.00
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For the fiscal year ending September 30, 1963	231,183.00
There is hereby appropriated for transfer to Revenue Department, Administrative Account, from Income Tax Collections, for the cost of collecting said tax,	
For the fiscal year ending September 30, 1962	612,993.00
For the fiscal year ending September 30, 1963	627,174.00
There is hereby appropriated for transfer to Revenue Department, Administrative Account, from the gross proceeds of Iron Ore Tonnage Tax collections as part of the cost of operating said Department,	
For the fiscal year ending September 30, 1962	4,423.00
For the fiscal year ending September 30, 1963	4,526.00
There is hereby appropriated for transfer to Revenue Department, Administrative Account, from the gross proceeds of Mileage Tax collections as part of the cost of operating said Department,	
For the fiscal year ending September 30, 1962	151,497.00
For the fiscal year ending September 30, 1963	155,002.00
There is hereby appropriated for transfer to Revenue Department, Administrative Account, from the gross proceeds of Motor Fuel Tax collections as part of the cost of operating said Department,	
For the fiscal year ending September 30, 1962	111,319.00
For the fiscal year ending September 30, 1963	113,895.00
There is hereby appropriated for transfer to Revenue Department, Administrative Account, from the gross proceeds of Motor Vehicle License collections as part of the cost of operating said Department.	
For the fiscal year ending September 30, 1962	158,500.00
For the fiscal year ending September 30, 1963	162,168.00
There is hereby appropriated for transfer to Revenue Department, Administrative Account, from the Pension Fund as part of the cost of collections of the 1-Mill Ad Valorem Tax,	
For the fiscal year ending September 30, 1962	23,959.00
For the fiscal year ending September 30, 1963	24,514.00
There is hereby appropriated for transfer to Revenue Department, Administrative Account, from the Public School Fund as	

part of the cost of collection of the 3-Mill Ad Valorem Tax,	
For the fiscal year ending September 30, 1962:	71,141.00
For the fiscal year ending September 30, 1963	72,787.00
There is hereby appropriated for transfer to Revenue Department, Administrative Account, from the gross proceeds of Sales Tax collections as part of the cost of operating said Department,	
For the fiscal year ending September 30, 1962	1,543,724.00
For the fiscal year ending September 30, 1963	1,579,439.00
There is hereby appropriated for transfer to Revenue Department, Administrative Account, from the gross proceeds of Store License Tax collections as part of the cost of operating said Department,	
For the fiscal year ending September 30, 1962	23,591.00
For the fiscal year ending September 30, 1963	24,137.00
There is hereby appropriated for transfer to Revenue Department, Administrative Account, from the gross proceeds of the Tobacco Tax collections as part of the cost of operating said Department,	
For the fiscal year ending September 30, 1962	258,393.00
For the fiscal year ending September 30, 1963	264,371.00
There is hereby appropriated for transfer to Revenue Department, Administrative Account, from the gross proceeds of Use Tax collections as part of the cost of operating said Department,	
For the fiscal year ending September 30, 1962	123,852.00
For the fiscal year ending September 30, 1963	126,717.00
For the fiscal year ending September 30, 1962:	
Total	3,686,065.50
For the fiscal year ending September 30, 1963:	
Total	3,771,343.82
There is hereby appropriated to the Revenue Department from the gross proceeds of Motor Vehicle License collections for the purchase only of motor vehicle license tags,	
For the fiscal year ending September 30, 1962	500,000.00
For the fiscal year ending September 30, 1963	500,000.00

(31) DEPARTMENT OF REVENUE—
ADMINISTRATIVE ACCOUNT:For the fiscal year ending September 30,
1962:

For the salary of the Commissioner	10,000.00
For other salaries	2,411,114.00
For other expenses	1,083,489.20
For equipment purchases	39,631.65
For transfer to State Personnel Department	7,929.00

Total	3,552,163.85
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For the fiscal year ending September 30,
1963:

For the salary of the Commissioner	10,000.00
For other salaries	2,466,065.00
For other expenses	1,113,451.32
For equipment purchases	37,327.50
For transfer to State Personnel Department	8,181.00

Total	3,635,024.82
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The amounts hereinabove appropriated for the cost of maintenance and operation of Department of Revenue are in lieu of any other statutory provision for the payment of the cost of operating said Department or collection of the taxes as authorized by law. Provided, however, in addition to the amount hereinabove appropriated, there is hereby appropriated to the Department of Revenue all sums allowed the Department of Revenue by Local Acts of the Legislature as a charge for the collection of taxes or a licenses.

(32) STATE BOARD OF VETERINARY
MEDICAL EXAMINERS:

For salaries	100.00
For other expenses	2,900.00

Total	3,000.00
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The above appropriation is payable out of funds in the State Treasury to the credit of the State Board of Veterinary Medical Examiners, pursuant to the provisions of Act No. 945, approved September 13, 1951.

(33) STATE DEPARTMENT OF
EDUCATION:

For Temperance Education:

For salaries	11,040.00
For other expenses	12,760.00
For equipment purchases	500.00

Total	24,300.00
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The above appropriation is payable out of the funds transferred to this Account in Item III, G (3) (c) of this Act.

Section 3. That any surplus remaining in any appropriation herein made from the General Fund for the payment of salaries in any office, department, bureau, board, commission, or other agency after provision has been made for the payment of all salaries in that office, department, bureau, board, commission, or other agency for which the appropriation is made, may be transferred, on order of the Governor, to any other appropriation herein made from the General Fund for the payment of all salaries in any office, department, bureau, board, commission, or other agency when the appropriation herein made from the General Fund for the payment of salaries in that office, department, bureau, board, commission, or other agency is insufficient to pay all the salaries in that office, department, bureau, board, commission, or other agency according to the pay plan recommended by the Personnel Board, and approved by the Governor.

Section 4. That, except as may be herein otherwise provided, the amounts herein specifically appropriated shall be in lieu of the amounts heretofore provided or appropriated by law for such purposes. That the amounts herein appropriated are the maximum amounts to be expended for the purposes herein designated and in no event shall the maximum expenditure provided for any items of expense exceed the amount allocated herein except for those appropriations designated as 'estimated', and all appropriations herein made, except appropriations to the Alabama Alcoholic Beverage Control Board for the purchase of alcoholic beverages, are and shall be subject to the terms, conditions, provisions and limitations of Title 55, Chapter 4, Article 3, Code of Alabama 1940.

Section 5. That nothing in this Act shall be construed to affect or repeal any law authorizing or permitting any college, school or other educational or eleemosynary institution of the State to receive, collect or disburse any fees, tuition, charges, sales, endowments, trusts or income therefrom which it now or may hereafter be authorized to receive, collect or disburse.

Section 6. In addition to the appropriations herein made, all gifts, grants, or contributions, including grants by the Congress of the United States, municipalities or counties, to any department, division, board, bureau, commission, agency, institution, office or officer of the State of Alabama are hereby appropriated and, in the event the same are recurring, are reappropriated to such department, division, board, bureau, commission, agency, institution, office or officer to be used only for the purpose or purposes for which the grant or contribution was or shall be made.

Section 7. That, if any section, paragraph, sentence, clause, provision or portion of this Act or all or any portion of any appropriation or appropriations herein made be held unconstitutional or invalid, it shall not affect any other section, paragraph, sentence, clause, provisions or portion of this Act or any other appropriation or appropriations or portion thereof hereby made not in and of itself unconstitutional or invalid.

Section 8. That all laws and parts of laws, general, special, private or local, in conflict with or inconsistent with the provisions of this Act be and the same are hereby expressly repealed.

Section 9. That this Act shall become effective on October 1, 1961.

On motion of Mr. Smith (Russell) the substitute offered by Mr. Cabi-ness was laid upon the table.

Mr. Smith (Russell) offered the following amendment to the bill, S. 148, as amended:

Amend Substitute for SB 148 by deleting therefrom on page 2 the following:

(1) THE SUPREME COURT:

For the salaries of the Chief Justice and six Associate Justices	98,000.00	
For the salary of the Clerk of the Court ..	7,500.00	
For the salary of the Court Reporter ..	7,500.00	
For other salaries	109,000.00	
For other expenses	13,000.00	
For equipment purchases	1,000.00	
Total		236,000.00

and insert in lieu thereof the following:

“(1) THE SUPREME COURT:

For the salaries of the Chief Justice and six Associate Justices	98,000.00	
For the salary of the Clerk of the Court ..	7,500.00	
For the salary of the Court Reporter ..	7,500.00	
For other salaries	122,000.00	
For other expenses	13,000.00	
For equipment purchases	1,000.00	
Total		249,000.00”

Further amend Substitute for SB 148 by deleting therefrom on page 3 the whole of sub-section (2) of Section II and insert in lieu thereof the following:

“(2) THE COURT OF APPEALS

For the fiscal year ending September 30, 1962:		
For salaries of the three judges	40,500.00	
For other salaries	48,000.00	
For other expenses	2,600.00	
For equipment purchases	500.00	
Total		91,600.00
For the fiscal year ending September 30, 1963:		
For salaries of the three judges	40,500.00	
For other salaries	48,000.00	
For other expenses	5,000.00	
For equipment purchases	500.00	
Total		94,000.00”

And the amendment was adopted.

Yeas 76; Nays 5.

Yeas:

Mr. Speaker
Adams

Albea
Avery

Bailey
Barnett

Bevill
Bishop

Boyd	Glass	Johnston (Leonard)	Powell
Brannan	Goldthwaite	Jones (Monroe)	Pruitt
Brewer	Goodwyn	Lee	Ramey
Broadfoot	Gordon	Locke	Rast
Cabiness	Grant	McClendon (Chambers)	Ray
Callahan	Gross	McLendon (Bullock)	Roberts
Casey	Grouby	Martin	Rozelle
Cates	Guthrie	Merrill	Self
Chambers	Hain	Morrow	Sessions
Copeland	Hardy	Murphy	Smith (Russell)
Daniel	Harris	Nettles	Smith (St. Clair)
Dunn	Harvey	Nichols	Solomon
Edwards	Hawkins	Oakley	Speaks
Engel	Hearn	Oden	Steagall
Faulk	Ingram	Perry	Thomas
Gilchrist	Jenkins	Phillips	Turner
Gilmer	Johnson (J. T. Tom)	Pierce	Vickers

—76

Nays:

Messrs.	Hankins	Long (Lauderdale)	Turnham
Branyon	Jones (Covington)		

—5

And said bill, S. 148, as amended, was read a third time at length and passed.

Yeas 83; Nays 5.

Yeas:

Mr. Speaker	Faulk	Johnson (Hardaway)	Pierce
Adams	Ferguson	Johnson (J. T. Tom)	Powell
Albea	Gilchrist	Johnston (Leonard)	Pruitt
Avery	Gilmer	Jones (Monroe)	Ramey
Bailey	Glass	Lee	Rast
Barnett	Goldthwaite	Locke	Ray
Bevill	Goodwyn	Long (Perry)	Reynolds (Chambers)
Bishop	Grant	McClendon (Chambers)	Roberts
Boyd	Gross	McCorquodale	Rozelle
Branyon	Grouby	McLendon (Bullock)	Salter
Broadfoot	Guthrie	Martin	Self
Callahan	Hain	Meade	Sessions
Casey	Hanby	Merrill	Smith (Russell)
Cates	Hankins	Morrow	Smith (St. Clair)
Chambers	Hardy	Murphy	Solomon
Cook	Harris	Nettles	Speaks
Copeland	Harvey	Nichols	Steagall
Daniel	Hawkins	Oakley	Thomas
Dunn	Hearn	Oden	Turner
Edwards	Ingram	Perry	Vickers
Engel	Jenkins	Phillips	

—83

Nays:

Messrs.	Cabiness	Long (Lauderdale)	Turnham
Brewer	Jones (Covington)		

—5

REPORT OF THE STANDING COMMITTEE ON RULES ON
ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bills, to-wit:

H. 742. Relating to Tallapoosa County; providing for the compensation and allowances of the county superintendent of education; repealing Act No. 100, H. 442, approved June 28, 1957 (Acts 1957, vol I, p. 137).

Also:

H. 1472. Relating to the operation of boards of equalization of all counties having populations of not less than 150,000 nor more than 250,000 according to the most recent federal decennial census.

Also:

H. 1456. To propose and provide for the submission of an amendment to the constitution of Alabama providing for the levy and collection by Mobile County of a special tax, not exceeding three mills on each dollar of taxable property in the county, for public hospital purposes; providing for elections on the levy of the tax and, after a specified period on the discontinuance of the tax or reduction of its rate; providing for disposition of the proceeds from the tax; authorizing Mobile County Public Hospital Board, a public corporation, to anticipate the proceeds from the special tax by issuance of its securities and to make pledges with respect thereto; providing that any securities issued by the said corporation shall not constitute debts of Mobile County within the meaning of Section 224 of the Constitution or bonds of said county or of a political subdivision thereof, within the meaning of Section 222 of the constitution; providing for reduction of the rates of taxation permitted by the constitution to Mobile County and the municipalities therein when the special tax is being levied and collected; and prohibiting under certain conditions appropriations to said corporation by Mobile County and the municipalities therein.

Also:

H. 893. To regulate the compensation and allowances of members of the jury commission and the clerk of the jury commission of counties having populations of not less than 34,000 nor more than 35,500, according to the 1960 or any subsequent federal decennial census.

Also:

H. 1040. To amend Act No. 83, H. 427, Regular Session 1957, an act relating to the compensation of the coroner of Tallapoosa County (Acts of Ala. 1957, vol. I, p. 124).

Also:

H. 1461. To further amend Act 661 House Bill 978 approved September 4, 1951 which was amended by Act No. 17 of the Legislature during the

second extra session in 1956 as reported in Acts of the said Session at Page 276 and approved March 16, 1956 which act and amendment thereto defines and regulates the issuance of license of barbers, barbershops, barber colleges and other like business and establishes a barber commission in all counties in the State having a population of 400,000 or more according to the last and any subsequent federal census and establishing an inspector, grant powers to the barber commission to make rules and regulations.

Also:

H. 895. To regulate the compensation and allowances of jurors and bailiffs in counties having populations of not less than 34,000 nor more than 35,500.

Also:

H. 480. To amend further Section 713, Title 51, Code of Alabama 1940, which relates to the distribution of motor vehicle and trailer license tax funds.

Also:

H. 1192. To alter, rearrange and extend the boundary lines and corporate limits of the town of Newton in Dale County, so as to annex certain territory to the town.

Also:

H. 1457. To specify the character and size of the public hospital facilities with respect to which items of expenditure may be included in annual budgets prepared pursuant to the provisions of the Constitutional Amendment proposed by that certain Act adopted at the 1961 Regular Session of the Legislature that was introduced in the said Legislature as H. B. 1451.

Also:

H. 160. To repeal Act No. 343, H. 540, approved June 30, 1943, an act relating to the issuance of building permits and applying in certain counties classified on a population basis (Gen. Acts 1943, p. 324).

Also:

H. 1077. To repeal Act No. 343, H. 540, approved June 30, 1943, an act relating to the issuance of building permits and applying in certain counties classified on a population basis (Gen. Acts 1943, p. 324).

Also:

H. 1397. To alter, rearrange and extend the boundaries of the City of Montgomery, Alabama, so as to include within the corporate limits thereof certain additional territory located in Sections 29, 30, 31, 32 and 33, all in Township 17 North, Range 18 East, Montgomery County, Alabama.

Also:

H. 1454. To authorize any county having a population of more than 300,000 and less than 500,000 according to the last or any subsequent federal census and any municipality located wholly or partly within any such county to make appropriations of moneys and transfers of property to or for the benefit of any public hospital corporation now or hereafter organized under Act No. 211 adopted at the 1945 Regular Session of the Legislature of Alabama, Act No. 46 adopted at the 1949 Regular Session of said Legislature, or Act No. 63 adopted at the 1957 Regular Session of said Legislature; to authorize agreements between any such county or municipality and any such public hospital corporation whereunder such corporation will agree to make available hospital space to inhabitants of the municipality or county, and whereunder the municipality or county will agree to make monthly or annual payments to such corporation of either specified sums or a portion of any deficit in the corporation's annual budget; to provide that any amounts payable by any such county or municipality under any such agreement may be made payable solely from current revenues received during the fiscal year in which such amounts are payable; and to provide that any appropriations made hereunder and any payments provided for in any such agreements shall be deemed revenues of the public hospital corporation receiving them within the meaning of said Act No. 211 and said Act No. 46 and any other applicable statute and may be pledged as security for obligations of the public hospital corporation pursuant to the provisions of said statutes.

Also:

H. 1453. To amend Sections 3, 4 and 6 of Act No. 46 adopted at the 1949 Regular Session of the Legislature of Alabama so as to permit the governing body of any county having a population of more than 300,000 and less than 500,000 according to the last or any subsequent federal census to require, in the resolution consenting to the organization under said act of a public corporation for hospital purposes, (a) that the board of directors of such public corporation shall consist in part of directors elected by the governing body of the county and in part of directors elected by municipalities in the county that fall within population classifications specified in the said resolution, (b) that the number of the said directors and their terms of office shall be as specified in said resolution, (c) that the said public corporation shall accept the transfer to it and assume the assets, properties, obligations and liabilities of any incorporated or unincorporated public board or body, designated by the said governing body in said resolution, that may have been theretofore organized or attempted to be organized in the county for public hospital purposes; and (d) that upon the happening of any contingency specified in said resolution, the directors of the said public corporation shall thereafter be elected, in specified number and for specified terms, by the governing body of the county from persons nominated in the manner provided in said resolution; so as to provide that the certificate of incorporation of any public corporation organized pursuant to authorization in any resolution containing any of said requirements shall comply with the said resolution and that any such public corporation when organized shall comply with the provisions of the said resolution respecting the transfer and assumption of assets, properties, contracts, obligations and liabilities; and so as to permit the governing body of any such county to provide in the said resolution that any director of a public corporation organized pursuant to said resolution may be a member of the governing body that elects him as director.

Also:

H. 1451. To propose and provide for the submission of an amendment to the Constitution of Alabama authorizing and directing Mobile County

Public Hospital Board, a public corporation, to prepare a budget for each fiscal year setting forth certain anticipated expenditures and receipts of the said public corporation and to apportion any deficit in said budget among Mobile County and each municipality therein having a population of more than 1,000 according to the last federal census or any subsequent official census; providing that any assessments so made shall constitute debts of said county and said municipalities collectible by the said public corporation by suit or action but shall not constitute debts of the said county and municipalities within the meaning of Sections 224 and 225 of the said constitution; providing that if a special ad valorem county tax for public hospital purposes shall be voted in Mobile County, the power of the said public corporation to make and collect such assessments shall terminate within a specified period thereafter; authorizing the legislature by local or special legislation and without compliance with Section 106 of the constitution to specify the character and maximum capacity of the hospital facilities with respect to which any budget may be prepared by the said public corporation under said amendment; providing that the requirements of the said amendment and of any such local or special legislation respecting the facilities covered thereby shall terminate upon termination of the power of the said public corporation to make and collect said assessments; validating all actions of Mobile County Hospital Board created and provided for by Act No. 105 adopted at the 1955 Regular Session of the Legislature of Alabama, as amended; providing for and validating the transfer by the latter board of all of its assets, contracts, properties, obligations and liabilities to the said public corporation and the assumption of all thereof by the said public corporation; providing for the dissolution of the said board created and provided for in the said Act No. 105, as amended; and providing that bonds and other securities issued by the said public corporation shall not be deemed to constitute debts of Mobile County within the meaning of Section 224 or debts of any of said municipalities within the meaning of Section 225 of the Constitution and shall not constitute bonds of said county or a subdivision thereof within the meaning of Section 222 of the constitution.

And finds same correctly enrolled.

VIRGIS M. ASHWORTH,
Chairman.

SIGNING OF BILLS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills, the titles of which are set out in the above and foregoing report of the Standing Committee on Rules.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bill and returns same herewith to the House:

H. 1383. To extend, alter and rearrange the boundary and corporate limits of the city of Union Springs, in Bullock County, Alabama.

J. E. SPEIGHT,
Secretary.

RECESS

On motion of Mr. Jones (Monroe) the House recessed until 6:00 o'clock this evening.

The House reconvened. The Speaker called the House to order.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 1502. Relating to the organization, jurisdiction and functions of certain Courts of Morgan County; revising the inferior court system of said county; establishing "The County Court of Morgan County, Alabama", defining its jurisdiction and powers, providing for its officers, their election; terms of office, powers, duties, and compensation, and for costs and fees in such court, abolishing "The Morgan County Court" of Morgan County under the special laws creating it, providing for the transfer of all cases pending in said court to "The County Court of Morgan County, Alabama," and providing for juvenile detention facilities in Morgan County.

Also:

H. 1375. To establish a merit system for the City of Decatur; to provide a policy for the administration of this act; to divide positions in the city into classified and exempt services, and to provide for changes between such services; to provide a status for present employees, personnel rules and personnel plans of the city; to provide for the organization of the Personnel Board of the city, to establish the qualifications of its members and the duties they will perform; to provide for the adoption, amendment and repeal of rules, regulations, job classification plans and pay plans to effectuate the purposes of this act; to provide for the employment of persons with and without competitive examination; to provide for temporary appointments and the manner in which they shall be made permanent; to provide for the establishment of lists of persons eligible for employment and to establish the manner in which such lists shall be used; to establish a period of probation for certain city employees; to provide for rules governing working hours and leaves of absence; to provide for the laying-off of employees; to establish the manner in which employees may be disciplined and to provide a procedure under which certain employees may protest such disciplinary action; to give the Personnel Board the authority to require the attendance of witnesses and the production of documents at such proceedings and to establish penalties for failure to attend or produce records as required; to require such Board to maintain certain records; to prohibit political activity by certain employees of the city; to provide for the expenses of such Board; and to guarantee certain rights to the governing body of the city and to repeal conflicting laws.

Also:

H. 1503. To extend the boundary lines of the City of Decatur, in Morgan County, Alabama, and to include within the boundaries of said municipality certain additional territory.

Also:

H. 332. To amend the title and Section 1 of Act No. 221, H. 140, approved August 8, 1955 (Acts of Alabama 1955, vol. I, p. 531), an act relating to the power, authority and jurisdiction of courts pursuant to final judgment upon bail bonds or undertakings in all counties having populations of not less than 63,750 nor more than 72,750.

Also:

H. 334. To amend further Section 11 of Title 19, Code of Alabama (1940), which relates to the appointment of commissioners in condemnation proceedings; requiring the judge of probate to appoint the members of the county board of equalization to serve as commissioners in any condemnation proceeding where the county is a party to such proceeding, in all counties having populations of not less than 63,750 nor more than 72,750 and in all counties having populations of not less than 39,550 nor more than 40,350 inhabitants, according to the 1960 or any subsequent federal decennial census.

Also:

H. 1434. To alter and rearrange the boundaries of the town of Dora, Walker County, so as to annex certain territory to the town.

Also:

H. 1516. To authorize and direct the county governing body of Mobile County to pay certain sums as supplementary pension payments to certain employees of the county entitled to retirement pay from sources to which the county has contributed.

Also:

H. 1515. To authorize the governing bodies of all counties having populations of not less than 300,000 nor more than 500,000 according to the 1960 or any subsequent federal decennial census, to appropriate county funds for the purpose of providing death compensation, comparable and equal to death compensation payable under Article 2, Chapter 5, Title 26, Code of 1940, as amended, for the death of county employees arising out of and in the course of their employment, whether such death occurred prior or subsequent to the effective date of this Act; and to provide for the payment of such compensation.

Also:

H. 1517. To provide for temporary commitment of insane persons by the probate judge of Mobile County.

Also:

H. 1519. To provide retirement allowances for certain elected officials and former elected officials of Mobile County and certain incorporated municipalities therein.

Also:

H. 1520. To create the Mobile Area Foundation for Public Higher Education to provide for, promote, and encourage education on a college or university level; to provide for the selection of the members and board of directors of such Foundation; to authorize and direct such board to become a public non profit corporation; to prescribe the manner of effecting such corporation; to authorize and empower the corporation to enter into agreements with certain public educational bodies for the purpose of providing public higher educational facilities for the Mobile area, to transfer property to such educational body for such purposes, to buy, sell, lease and hold land, to accept gifts and bequests for educational purposes, to make contracts, incur liabilities, borrow money, pledge assets and loan funds; and to provide for the perpetual succession of the corporation.

Also:

H. 1479. To amend further Act No. 345, H. 793, approved September 24, 1923 (Local Acts of Alabama, 1923, page 237), which relates to the election, duties, term of office and compensation of the county superintendent of education of Blount County.

Also:

H. 1420. Relating to the times for holding court in the Twenty-sixth Judicial Circuit, repealing Act No. 58, H. 83, Regular Session 1951 (Acts of Ala. 1950-1951, vol I, p. 276).

Also:

H. 1506. To alter, rearrange, and extend the boundaries and corporate limits of the City of Haleyville, Alabama, a municipal corporation, so as to annex certain territory to the City.

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 1477. Relating to corporations organized to operate municipal water, sewer, gas, and electric systems; regulating further the compensation of members of boards of directors of such corporations in all counties having a population of not less than 24,600 nor more than 25,300, according to the 1960 or any subsequent federal decennial census.

Also:

H. 1490. To alter, rearrange, and extend the boundary lines and corporate limits of the Town of Fulton, in Clarke County, Alabama.

Also:

H. 1446. To provide additional compensation for registrars in all counties having populations of not less than 55,000 nor more than 60,000, to be paid from the funds of such counties.

Also:

H. 1419. To alter or rearrange the boundary lines of the City of Abbeville, Henry County, Alabama, so as to include within the corporate limits of said City all territory now within such corporate limits and also certain other territory contiguous thereto, in Henry County, Alabama.

Also:

H. 1344. Proposing an amendment to the Constitution authorizing the court of county commissioners, board of revenue, or like governing body of Bullock County to levy additional license taxes.

Also:

H. 1395. Relating to the levy of additional taxes for certain purposes in Lamar County; authorizing the court of county commissioners, board of revenue, or other like governing body of the county to levy, when approved at a referendum election, special county privilege license and excise taxes paralleling state sales and use taxes as provided for in Act No. 100, H. 94, approved August 18, 1959, and Article 11 of Chapter 20, Title 51, Code of Alabama 1940, as heretofore amended and supplemented; providing for collection and enforcement of such taxes by the state department of revenue.

Also:

H. 1433. To alter, rearrange, and extend the boundary lines and corporate limits of the city of Linden, in Marengo County, Alabama.

Also:

H. 1341. Proposing an amendment to the Constitution of Alabama relative to levying special school taxes for the City of Florence, Lauderdale County.

Also:

H. 1372. To alter or rearrange the boundary lines of the Town of Robertsedale, Baldwin County, Alabama, so as to include within the corporate limits of said Town all territory now within such corporate limits and also certain other territory contiguous thereto, in Baldwin County, Alabama.

Also:

H. 1481. To alter, re-arrange, and extend the boundaries and corporate limits of the Town of Gulf Shores in Baldwin County, Alabama.

Also:

H. 1484. Authorizing the appointment of juvenile court officers in counties having populations of not less than 49,500 nor more than 50,000, according to the 1960 or any subsequent federal decennial census.

Also:

H. 1487. To provide for the payment of an allowance for the chairman of the board of revenue, court of county commissioners or like governing body of any county having a population of not less than 36,600 nor more than 37,600 inhabitants according to the 1960 or any subsequent federal decennial census.

Also:

H. 1488. To amend Act No. 661, H. 1077, approved September 20, 1957, an act relating to the creation and establishment of the Madison County Court (Acts of Alabama 1957, vol. II, p. 1003) so as to provide further for the appointment of assistant clerks and further for the compensation of the chief clerk, assistant clerks, and the judge of said court.

Also:

H. 1498. To levy a privilege or license tax upon the sale, distribution, delivery, storage, or taking out of storage of beer, lager beer, ale, porter, near beer, or similar fermented malt liquor in counties having populations of not less than 80,000 and not more than 96,000 according to the last or any subsequent federal census; to fix the rate or amount of such tax; to provide that such tax shall be paid to the probate judge and distributed by him; to prescribe the rate or basis of such division or distribution; to prescribe penalties and fix punishments for the violation of any of the provisions of said act; and to otherwise provide for the administration of said act.

Also:

H. 1499. To authorize and make provision for the incorporation in any county having a population of not less than 110,000 nor more than 165,000, according to the last or any subsequent federal decennial census, of an authority as a public corporation for the purpose of acquiring, constructing, enlarging, equipping, improving, maintaining, developing and operating airports, heliports, airport buildings and facilities and of constructing, acquiring, establishing, improving, extending, enlarging, reconstructing, equipping, maintaining, repairing and operating buildings, structures and facilities suitable for use as manufacturing plants, industrial plants, retail shopping areas or centers, parks, exhibits, exhibitions or for the conduct of any lawful business, at, upon, or adjacent to any airport, heliport or aircraft landing area owned or operated by such authority and leasing or letting such buildings, structures or facilities; to provide that in order for any such authority to be organized, application be made to the governing body of the county in which such authority is to be organized and to the governing body of at least one municipality therein and that permission for organization of such authority be granted by each such governing body; to provide for the election of the directors and officers of such authority; to specify its powers; to endow such authority with the power of eminent

domain; to provide that the county in which any authority has been organized and each municipality which duly authorized the organization of such authority may aid and cooperate in the planning, undertaking, acquisition, construction and operation of airports, heliports and air navigation facilities and may lend, give, donate, sell, convey or transfer to such authority money, property (including existing airports and airport facilities) or any right capable of transfer; to implement such provisions by authorizing such county and each such municipality to issue its general obligation bonds for the purpose of aiding in the planning, undertaking, acquisition, construction and operation of airports and airport facilities of an authority organized pursuant to this act; to provide that no action or suit shall be brought or maintained against such authority or a director for or on account of the negligence of the authority or director or of its or his agent, servants or employees; to authorize the issuance by such authority of interest bearing revenue bonds payable solely out of the revenues of the authority; to specify provisions of said bonds and to declare them to be negotiable instruments; to provide that said bonds may be secured by pledge of any of the revenues of such authority to which its right then exists or may thereafter come into existence and by foreclosable mortgage on any property of such authority whether then in existence and thereafter acquired; to provide that such pledge may be provided for in an indenture between said authority and a corporate trustee or by resolution providing for the issuance of the bonds; to provide that such pledges shall be valid and binding when made and effective against third parties without notice from the time a statement thereof is filed in the office of the judge of probate of the county in which such authority is organized and any other county in which there is located any property, the revenues from which are so pledged; to provide that said authority may include in any indenture or resolution authorizing the issuance of bonds provisions customarily contained in instruments securing evidence of indebtedness; to specify the uses to which the proceeds of said bonds may be put; to authorize the refunding of said bonds; to provide for remedies in the event of any default; to exempt from all taxation the bonds issued by said authority and the income therefrom and the property and income of said authority; to authorize the investment in bonds of the authority any idle funds of the county in which such authority was organized and of each municipality which duly authorized the organization of the authority; to provide that said bonds shall be legal investments for fiduciaries and savings banks and insurance companies; and to authorize the publication of notice of the adoption of the resolution authorizing said bonds and specifying the period of time after such publication within which actions and defenses may be asserted respecting said bonds, pledge and indenture and the proceedings authorizing the same.

Also:

H. 1501. Relating to counties having a population of not less than 80,000 nor more than 96,000 inhabitants, according to the last or any subsequent federal decennial census; prohibiting the sale of alcoholic beverages in certain places in such counties; prohibiting consumption of alcoholic beverages in certain places in such counties; providing that the Act shall not be construed as authorizing or legalizing the sale of alcoholic beverages at any other places in such county in which a majority of the qualified electors of the county voting at a referendum held for that purpose have voted that the county shall be a dry county; prescribing penalties for violations of the Act.

Also:

H. 1505. To authorize savings and loan associations to open, establish, operate and maintain branch offices in counties having a population of not

less than forty-five thousand (45,000) nor more than fifty thousand (50,000) inhabitants according to the last or any subsequent Federal decennial census.

Also:

H. 1509. To regulate the compensation of deputy sheriffs in counties having populations of not less than 28,000 nor more than 30,550 according to the last or any subsequent federal decennial census; and providing for the payment thereof.

Also:

H. 1510. To create, establish and regulate an Inferior Court or County Court for the County of Montgomery; to provide and define the jurisdiction of said Court, and the terms thereof; to provide for the Judge and the officers of such Court, and their powers, duties and compensation; to fix the term of office for such Judge, and to fix the fees and costs for such Court; to provide rules of procedure for said Court, and for the operation thereof; and to provide for registering, and in lieu of its judgments.

Also:

H. 1512. To amend Sections 4 and 5 of Act No. 288 of the 1955 Regular Session of the Legislature of Alabama which relates to the regulation and licensing of barbers and barber colleges, and other like businesses in any county of the State of Alabama having a population of at least 150,000 nor more than 250,000, to creating a barber's Commission for said counties and defining the powers and duties of said barber Commission and providing for an inspector and providing a penalty for the violation of the provisions thereof.

Also:

H. 1511. To amend, revise and re-enact Act No. 168, H. 287, approved March 15, 1939, as amended, an act creating an inferior court designated as the Court of Common Pleas of Montgomery (Local Acts of 1939, p. 87).

Also:

H. 1527. Authorizing the governing bodies of all counties having populations of not less than 48,500 nor more than 49,750 to provide retirement allowances for certain county employees.

Also:

H. 1528. To authorize the employment of an administrative assistant to the governing body of any county having a population of not less than 48,500 nor more than 49,750.

Also:

H. 1529. Relating to the appointment, duties, and compensation of the county treasurer in all counties having populations of not less than 48,500 nor more than 49,750.

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 1525. To provide for the establishment and administration of a General Retirement System for County Employees in Jefferson County, Alabama, and for the payment of benefits to the employees and officers of said County; to provide for membership and benefits for present and future employees, excepting, and provided that no person shall be eligible who is a member of or receiving retirement benefits under the provisions of that retirement system created by that certain Act of the Legislature No. 810, page No. 1411, General Acts of Alabama of 1951, approved September 11, 1951, or created by that certain Act of the Legislature No. 551, page No. 766, General Acts of Alabama of 1953, approved September 9, 1953, as amended by that certain Act of the Legislature No. 95, page No. 407, Second Special Session of the Legislature of Alabama of 1956, approved April 14, 1956.

Also:

H. 1404. To amend an Act of the Legislature, approved September 16, 1947, General Acts of Alabama of 1947, Page 280, entitled "An Act to apply in, and only in, counties which have a population of 400,000 inhabitants, or more, according to the last or any subsequent Federal Census; and to require the payment to each such county of a license tax, in addition to all other taxes and licenses imposed or levied by law, of one cent on each gallon of gasoline sold, distributed, delivered, stored or taken out of storage within such county; and to define gasoline more comprehensively than the ordinary import of such terms; and to provide for the ascertainment, collection, payment and distribution of such license tax and for the enforcement of this act; and to prescribe penalties and fix punishment for the violation of any of the provisions of this act; and to repeal all ordinances of any municipality within such county which imposes or levies any gasoline license tax based upon, or graduated by the number of gallons of gasoline; and to prohibit any such municipality from levying any additional license tax on gasoline based upon the number of gallons sold, distributed, stored, delivered or withdrawn from storage; and to provide the effective date of this act," as amended by Act No. 440, General Acts of Alabama of 1949, page 647, approved August 23, 1949, and as amended by Act No. 496, General Acts of Alabama of 1951, page 882, approved August 22, 1951.

Also:

H. 1406. To apply in all counties in the State of Alabama having a population of 600,000 or more according to the last or any subsequent federal census, to provide that the governing body of each such county shall have authority to purchase, acquire and maintain two unmarked or undesignated passenger automobiles for official use. Said cars to be serviced by the county and to provide for the payment and expenses of their upkeep; defining violations of the act and prescribing penalties therefor; and repealing act No. 529, H. 1098, approved November 19, 1959, (Acts of Alabama 1959, p. 1304).

Also:

H. 1407. To propose an amendment to the Constitution of Alabama authorizing the school districts in Jefferson County to levy and collect, subject to a vote of the qualified electors therein, special district property taxes for the support of education.

Also:

H. 1408. To amend Section 23 of Act No. 929 S. 676 approved September 12, 1951 (General Acts of Alabama, 1951, page 1579) entitled "An Act to create or provide in or for each and every city of the State of Alabama having a population of two hundred and fifty thousand or more inhabitants according to the last or any succeeding federal census, a pension and relief or retirement and relief system for officers and employees of such city and their widows and children; to make the provisions of such system retrospective as well as prospective; and, subordinately, to define officers and employees of the board of health of any county in which any such city may be located as officers and employees of such city for the purpose of retrospective and prospective application of the terms or provisions of such system."

Also:

H. 1482. To permit any bank located in Baldwin County, Alabama, to establish in the municipal limits of Gulf Shores, Alabama, one branch bank, branch agency, additional office, or branch place of business in addition to all other branches, agencies, offices or places of business authorized by law, subject to the approval of the State Superintendent of Banks.

Also:

H. 1492. Relating to the selection of textbooks for use in public schools in counties having populations of 600,000 or more; amending further Section 12 of Act No. 412, S. 261, Regular Session 1945, an act providing for the adoption, selection, purchase and distribution of textbooks (Gen. Acts 1945, p. 647).

Also:

H. 1495. To alter and re-arrange the boundary lines of the City of Mountain Brook, Alabama so as to include within the corporate limits of said City all territory now within such corporate limits and also certain other territory in Jefferson County, Alabama, contiguous to said City.

Also:

H. 1478. Relating to the levy of additional taxes for certain purposes in Lamar County; authorizing the court of county commissioners, board of revenue, or other like governing body of the county to levy, when approved by a majority of the qualified voters of said county, special county privilege license and excise taxes paralleling state sales and use taxes as provided for in Act No. 100, H. 94, approved August 18, 1959, and Article 11 of Chapter 20, Title 51, Code of Alabama 1940, as heretofore amended and

supplemented; providing for the collection and enforcement of such taxes by the state department of revenue.

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the amendment proposed by His Excellency, the Governor, to the bill:

H. 1152. To direct and require the commissioner of revenue and the state department of revenue to collect any sales and use taxes now or hereafter levied in the Town of Camp Hill, Tallapoosa County, Alabama, and its police jurisdiction under the provisions of any ordinance or resolution duly promulgated and adopted by the governing body of said town; to prescribe the powers, duties and authority of the commissioner of revenue, the state department of revenue, and the comptroller with respect to the method of procedure for collecting such taxes and remitting the proceeds thereof.

by a vote of a majority of the whole number elected to the Senate. Said vote being: Yeas 24; Nays 0.

And said bill, H. B. 1152, as thus amended by the Executive amendment, was again read at length and passed by a vote of a majority of the whole number elected to the Senate. Said vote being: Yeas 24; Nays 0.

And said bill, HB 1152, together with the Executive amendment is herewith returned to the House.

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. President:

The Senate has concurred in and adopted the amendment proposed by His Excellency, the Governor, to the bill:

H. 1340. Relating to Crenshaw County; levying a license tax on persons and others engaging in selling tangible personal property at retail and on persons and others conducting places of amusement in said county, the said tax to be measured by the gross receipts or gross proceeds of such businesses; levying an excise tax on the storage, use or other consumption in said county of tangible personal property purchased for use, storage or other consumption in said county; specifying sales and transactions that are exempt from the measurement of the said license tax; specifying property the use, storage or other consumption of which is exempt from the said excise tax; providing for payment of said taxes, making reports and maintaining records with respect thereto, the collection of the said taxes, and the enforcement of the provisions of this act; making applicable to the taxes herein levied, and adopting by reference, certain

provisions of Act No. 100 adopted at the 1959 Second Special Session of the Legislature of Alabama and of Article 11 of Chapter 20 of Title 51 of the Code of Alabama, as amended; providing that the Commissioner of Revenue and the State Department of Revenue shall have all powers and duties respecting the taxes herein levied and the collection thereof that they have under said Act No. 100 and said Article 11, as amended as aforesaid; providing for collection of said excise tax by sellers registered under Section 790 of Title 51 of the Code of Alabama of 1940, as amended; providing that the said license tax shall be added to the sales price or admission fee and passed on to the purchaser or person paying the said admission fee; providing for a discount to persons subject to the said license tax and to such registered sellers; providing for a charge by the State Department of Revenue for collecting the taxes herein levied; and providing for the use of the revenues from said taxes.

by a vote of a majority of the whole number elected to the Senate. Said vote being: Yeas 24; Nays 0.

And said bill, H. B. 1340, as thus amended by the Executive amendment, was again read at length and passed by a vote of a majority of the whole number elected to the Senate. Said vote being: Yeas 24; Nays 0.

And said bill, HB 1340, together with the Executive amendment is herewith returned to the House.

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE GOVERNOR

To the House of Representatives
State Capitol
Montgomery, Alabama

Gentlemen:

I herewith transmit to you a message from the Governor, returning House Bill 1089, with a suggested Executive Amendment.

Respectfully submitted,
JOSEPH G. ROBERTSON,
Executive Secretary

AUGUST 31, 1961
To the House of Representatives
State Capitol
Montgomery, Alabama

Gentlemen:

I am returning to you, the Body in which this bill originated, House Bill 1089, with a suggested Executive Amendment, as follows:

Amend Section 9 of said bill by striking therefrom the first sentence in said Section 9, and substituting in lieu thereof the following sentence:

"The State Department of Revenue shall charge Lowndes County for collecting the special county taxes levied an amount not to exceed ten per cent of the amount collected."

This amendment is necessary in view of the fact that a two per cent collection cost of the figure produced would not reimburse the State for its cost of collection and it would be unconstitutional for the State Department of Revenue to use a part of its collection for the enforcement of a local measure.

The adoption of the above suggested amendment will remove my objection to the bill.

Respectfully,
JOHN PATTERSON,
Governor

GOVERNOR'S MESSAGE

The House concurred in and adopted the amendment proposed by His Excellency, the Governor, to the bill, H. 1089, said Governor's amendment being set out in the above and foregoing Message from the Governor.

Yeas 55; Nays 0.

Yeas:

Mr. Speaker	Dickson	Hardy	Murphy
Albea	Dunn	Harris	Oden
Bailey	Edwards	Hawkins	Owens
Barnett	Engel	Johnson (Hardaway)	Perry
Bassett	Faulk	Johnston (Leonard)	Rast
Bevill	Gilmer	Jones (Covington)	Ray
Bishop	Glass	Locke	Salter
Brannan	Goldthwaite	Long (Lauderdale)	Self
Branyon	Gordon	Long (Perry)	Sessions
Brewer	Gross	McClendon (Chambers)	Shumate
Broadfoot	Grouby	McCorquodale	Speaks
Brooks	Guthrie	McLendon (Bullock)	Steagall
Cabiness	Hain	Meade	Taylor
Callahan	Hankins	Morrow	

—55

Which was a majority of the whole number elected to the House.

And said bill:

H. 1089. To provide additional revenue for educational purposes in Lowndes County; authorizing the court of county commissioners, board of revenue, or like county governing body, to levy, when approved at a referendum election, special county privilege license and excise taxes paralleling, at lower rates, state sales and use taxes as provided for in Act No. 100, H. 94, approved August 18, 1959, and in Article 11 of Chapter 20, Title 51, Code of Alabama 1940, as heretofore amended and supplemented; providing for collection and enforcement of such taxes by the state department of revenue.

As amended by the amendment proposed by His Excellency, the Governor, was again read at length and passed.

Yeas 54; Nays 0.

Yeas:

Mr. Speaker	Daniel	Hardy	Murphy
Adams	Dunn	Harris	Oden
Albea	Edwards	Hawkins	Owens
Avery	Engel	Johnson (Hardaway)	Perry
Bailey	Faulk	Johnston (Leonard)	Pierce
Barnett	Gilmer	Jones (Covington)	Rast
Bassett	Glass	Lee	Ray
Bevill	Goldthwaite	Locke	Salter
Bishop	Goodwyn	Long (Perry)	Self
Brannan	Gordon	McClendon (Chambers)	Sessions
Branyon	Gross	McCorquodale	Speaks
Broadfoot	Grouby	McLendon (Bullock)	Steagall
Cabiness	Hain	Morrow	Taylor
Callahan	Hankins		

—54

Which was a majority of the whole number elected to the House.

BILLS ON THIRD READING RESUMED

S. 107 INDEFINITELY POSTPONED

On motion of Mr. Grouby, the bill, S. 107, was indefinitely postponed.

And the bill:

S. 13. To repeal Act No. 271, H. 674, approved October 9, 1959, entitled, "An Act relating to the establishment, construction, reconstruction, repair, and maintenance of roads and bridges in all counties having a population of not less than 41,000 nor more than 47,000, according to the last or any subsequent federal decennial census; providing for a referendum election to determine whether the state or the county will have and exercise jurisdiction, supervision, and control over county roads and bridges" (Acts of Alabama 1959, vol. I, p. 835).

Was read a third time at length and passed.

Yeas 70; Nays 0.

Yeas:

Mr. Speaker	Brannan	Dickson	Gordon
Adams	Branyon	Dunn	Grant
Albea	Brewer	Engel	Gross
Avery	Broadfoot	Faulk	Grouby
Bailey	Brooks	Ferguson	Guthrie
Bassett	Cabiness	Gilmer	Hain
Bevill	Callahan	Glass	Hankins
Bishop	Cates	Goldthwaite	Hardy
Boyd	Daniel	Goodwyn	Harris

Hawkins	McCorquodale	Phillips	Sessions
Johnson (Hardaway)	McLendon (Bullock)	Pierce	Shumate
Johnston (Leonard)	Meade	Powell	Smith (St. Clair)
Jones (Covington)	Morrow	Pruitt	Speaks
Jones (Monroe)	Murphy	Rast	Steagall
Lee	Nettles	Ray	Taylor
Locke	Oden	Salter	Thomas
Long (Perry)	Owens	Self	Turnham
McClendon (Chambers)	Perry		

—70

And the bill:

S. 15. Relating to counties having a population of not less than fourteen thousand four hundred (14,400) nor more than fourteen thousand nine hundred (14,900) inhabitants according to the 1960 or any subsequent decennial census of the United States; providing for the compensation of members of jury commissions in such counties.

Was read a third time at length and passed.

Yeas 70; Nays 0.

Yeas:

Mr. Speaker	Dickson	Hawkins	Perry
Adams	Dunn	Johnson (Hardaway)	Phillips
Albea	Engel	Johnston (Leonard)	Pierce
Avery	Faulk	Jones (Covington)	Powell
Bailey	Ferguson	Jones (Monroe)	Pruitt
Bassett	Gilmer	Lee	Rast
Bevill	Glass	Locke	Ray
Bishop	Goldthwaite	Long (Perry)	Salter
Boyd	Goodwyn	McClendon (Chambers)	Self
Brannan	Gordon	McCorquodale	Sessions
Branyon	Grant	McLendon (Bullock)	Shumate
Brewer	Gross	Meade	Smith (St. Clair)
Broadfoot	Grouby	Morrow	Speaks
Brooks	Guthrie	Murphy	Steagall
Cabiness	Hain	Nettles	Taylor
Callahan	Hankins	Oden	Thomas
Cates	Hardy	Owens	Turnham
Daniel	Harris		

—70

And the bill:

S. 16. To repeal Act No. 139, H. 435, approved September 21, 1959, entitled, "An Act to regulate the compensation of members of the county board of education in counties having a population of not less than 14,000 nor more than 16,000 inhabitants according to the 1950 federal decennial census" (Acts of Alabama 1959, vol. I, p. 660).

Was read a third time at length and passed.

Yeas 73; Nays 0.

Yeas:

Mr. Speaker	Dickson	Hawkins	Owens
Adams	Dunn	Jenkins	Perry
Albea	Engel	Johnson (Hardaway)	Phillips
Avery	Faulk	Johnston (Leonard)	Pierce
Bailey	Ferguson	Jones (Covington)	Powell
Bassett	Gilmer	Jones (Monroe)	Pruitt
Bevill	Glass	Lee	Rast
Bishop	Goldthwaite	Locke	Ray
Boyd	Goodwyn	Long (Perry)	Salter
Brannan	Gordon	McClendon (Chambers)	Self
Branyon	Grant	McCorquodale	Sessions
Brewer	Gross	McLendon (Bullock)	Shumate
Broadfoot	Grouby	Meade	Smith (St. Clair)
Brooks	Guthrie	Morrow	Speaks
Cabiness	Hain	Murphy	Steagall
Callahan	Hankins	Nettles	Taylor
Camp	Hardy	Nichols	Thomas
Cates	Harris	Oden	Turnham
Daniel			

—73

And the bill:

S. 17. Relating to counties having a population of not less than 14,400 nor more than 14,900 inhabitants according to the last or any subsequent decennial census of the United States; authorizing the establishment by banks within such counties of branch banks within the county, subject to the approval of the Superintendent of Banks.

Was read a third time at length and passed.

Yeas 73; Nays 0.

Yeas:

Mr. Speaker	Dickson	Hawkins	Owens
Adams	Dunn	Jenkins	Perry
Albea	Engel	Johnson (Hardaway)	Phillips
Avery	Faulk	Johnston (Leonard)	Pierce
Bailey	Ferguson	Jones (Covington)	Powell
Bassett	Gilmer	Jones (Monroe)	Pruitt
Bevill	Glass	Lee	Rast
Bishop	Goldthwaite	Locke	Ray
Boyd	Goodwyn	Long (Perry)	Salter
Brannan	Gordon	McClendon (Chambers)	Self
Branyon	Grant	McCorquodale	Sessions
Brewer	Gross	McLendon (Bullock)	Shumate
Broadfoot	Grouby	Meade	Smith (St. Clair)
Brooks	Guthrie	Morrow	Speaks
Cabiness	Hain	Murphy	Steagall
Callahan	Hankins	Nettles	Taylor
Camp	Hardy	Nichols	Thomas
Cates	Harris	Oden	Turnham
Daniel			

—73

And the bill:

S. 18. To repeal Act No. 606, H. 974, approved September 15, 1953, entitled "An Act relating to counties having a population of not less than 18,200 nor more than 18,600 inhabitants according to the last or any subsequent decennial census of the United States; authorizing the establishment by banks within such counties of branch banks within the county, subject to the approval of the Superintendent of Banks" (Acts of Alabama 1953, vol. II, p. 862).

Was read a third time at length and passed.

Yeas 73; Nays 0.

Yeas:

Mr. Speaker	Dickson	Hawkins	Owens
Adams	Dunn	Jenkins	Perry
Albea	Engel	Johnson (Hardaway)	Phillips
Avery	Faulk	Johnston (Leonard)	Pierce
Bailey	Ferguson	Jones (Covington)	Powell
Bassett	Gilmer	Jones (Monroe)	Pruitt
Bevill	Glass	Lee	Rast
Bishop	Goldthwaite	Locke	Ray
Boyd	Goodwyn	Long (Perry)	Salter
Brannan	Gordon	McClendon (Chambers)	Self
Branyon	Grant	McCorquodale	Sessions
Brewer	Gross	McLendon (Bullock)	Shumate
Broadfoot	Grouby	Meade	Smith (St. Clair)
Brooks	Guthrie	Morrow	Speaks
Cabiness	Hain	Murphy	Steagall
Callahan	Hankins	Nettles	Taylor
Camp	Hardy	Nichols	Thomas
Cates	Harris	Oden	Turnham
Daniel			

—73

And the bill:

S. 19. To repeal Act No. 741, S. 670, approved September 5, 1951, entitled, "An Act to provide that in all counties having a population of not less than 13,500 nor more than 15,500, the Board of County Commissioners, Board of Revenue, or other like governing boards may designate one or more State or National Banks as the County Depository" (Acts of Alabama 1951, vol. II, p. 1293).

Was read a third time at length and passed.

Yeas 73; Nays 0.

Yeas:

Mr. Speaker	Bassett	Branyon	Callahan
Adams	Bevill	Brewer	Camp
Albea	Bishop	Broadfoot	Cates
Avery	Boyd	Brooks	Daniel
Bailey	Brannan	Cabiness	Dickson

Dunn	Hankins	McCorquodale	Pruitt
Engel	Hardy	McLendon (Bullock)	Rast
Faulk	Harris	Meade	Ray
Ferguson	Hawkins	Morrow	Salter
Gilmer	Jenkins	Murphy	Self
Glass	Johnson (Hardaway)	Nettles	Sessions
Goldthwaite	Johnston (Leonard)	Nichols	Shumate
Goodwyn	Jones (Covington)	Oden	Smith (St. Clair)
Gordon	Jones (Monroe)	Owens	Speaks
Grant	Lee	Perry	Steagall
Gross	Locke	Phillips	Taylor
Grouby	Long (Perry)	Pierce	Thomas
Guthrie	McClendon (Chambers)	Powell	Turnham
Hain			

—73

And the bill:

S. 20. To repeal Act No. 574, H. 580, approved August 30, 1951, entitled, "An Act relating to counties having populations of not less than fourteen nor more than sixteen thousand inhabitants according to the last or any subsequent federal census; authorizing the governing body of any such county to provide for the appointment by the sheriff of a deputy sheriff in addition to all other deputies provided by law" (Acts of Alabama 1951, vol. II, p. 1012).

Was read a third time at length and passed.

Yeas 73; Nays 0.

Yeas:

Mr. Speaker	Dickson	Hawkins	Owens
Adams	Dunn	Jenkins	Perry
Albea	Engel	Johnson (Hardaway)	Phillips
Avery	Faulk	Johnston (Leonard)	Pierce
Bailey	Ferguson	Jones (Covington)	Powell
Bassett	Gilmer	Jones (Monroe)	Pruitt
Bevill	Glass	Lee	Rast
Bishop	Goldthwaite	Locke	Ray
Boyd	Goodwyn	Long (Perry)	Salter
Brannan	Gordon	McClendon (Chambers)	Self
Branyon	Grant	McCorquodale	Sessions
Brewer	Gross	McLendon (Bullock)	Shumate
Broadfoot	Grouby	Meade	Smith (St. Clair)
Brooks	Guthrie	Morrow	Speaks
Cabiness	Hain	Murphy	Steagall
Callahan	Hankins	Nettles	Taylor
Camp	Hardy	Nichols	Thomas
Cates	Harris	Oden	Turnham
Daniel			

—73

And the bill:

S. 21. To repeal Act No. 423, H. 581, approved August 15, 1951, entitled, "An Act relating to counties having populations of not less than fourteen nor more than sixteen thousand inhabitants according to the

last or any subsequent federal census; authorizing the governing body of any such county to provide for the employment of a deputy clerk in the office of the Clerk of the Circuit Court" (Acts of Alabama 1951, vol. I, p. 757).

Was read a third time at length and passed.

Yeas 73; Nays 0.

Yeas:

Mr. Speaker	Dickson	Hawkins	Owens
Adams	Dunn	Jenkins	Perry
Albea	Engel	Johnson (Hardaway)	Phillips
Avery	Faulk	Johnston (Leonard)	Pierce
Bailey	Ferguson	Jones (Covington)	Powell
Bassett	Gilmer	Jones (Monroe)	Pruitt
Bevill	Glass	Lee	Rast
Bishop	Goldthwaite	Locke	Ray
Boyd	Goodwyn	Long (Perry)	Salter
Brannan	Gordon	McClendon (Chambers)	Self
Branyon	Grant	McCorquodale	Sessions
Brewer	Gross	McLendon (Bullock)	Shumate
Broadfoot	Grouby	Meade	Smith (St. Clair)
Brooks	Guthrie	Morrow	Speaks
Cabiness	Hain	Murphy	Steagall
Callahan	Hankins	Nettles	Taylor
Camp	Hardy	Nichols	Thomas
Cates	Harris	Oden	Turnham
Daniel			

—73

And the bill:

S. 22. To repeal Act No. 644, H. 1098, approved September 20, 1957, entitled, "An Act to fix the compensation of the county solicitor, deputy solicitor, or deputy circuit solicitor of all counties having a population of not less than twelve thousand five hundred nor more than fifteen thousand, according to the last or any subsequent federal decennial census" (Acts of Alabama 1957, vol. II, p. 975).

Was read a third time at length and passed.

Yeas 73; Nays 0.

Yeas:

Mr. Speaker	Brewer	Faulk	Hain
Adams	Broadfoot	Ferguson	Hankins
Albea	Brooks	Gilmer	Hardy
Avery	Cabiness	Glass	Harris
Bailey	Callahan	Goldthwaite	Hawkins
Bassett	Camp	Goodwyn	Jenkins
Bevill	Cates	Gordon	Johnson (Hardaway)
Bishop	Daniel	Grant	Johnston (Leonard)
Boyd	Dickson	Gross	Jones (Covington)
Brannan	Dunn	Grouby	Jones (Monroe)
Branyon	Engel	Guthrie	Lee

Locke	Nettles	Powell	Shumate
Long (Perry)	Nichols	Pruitt	Smith (St. Clair)
McClendon (Chambers)	Oden	Rast	Speaks
McCorquodale	Owens	Ray	Steagall
McLendon (Bullock)	Perry	Salter	Taylor
Meade	Phillips	Self	Thomas
Morrow	Pierce	Sessions	Turnham
Murphy			

—73

And the bill:

S. 23. To repeal Act No. 385, H. 730, approved September 4, 1957, entitled, "An Act relating to municipalities having a population of not less than 3,325 nor more than 3,350, according to the last or any subsequent federal decennial census; providing further for the public health and safety in such municipalities; prohibiting any person to build, maintain, or use a privy, or to own any building which does not have screened doors and windows, in such municipalities; and providing for the installation of water closets, septic tanks, and screens, and for the connection of such water closets with such septic tanks or the municipal sewerage system, by the municipality, and for the assessment of the cost thereof against the owner, in the event the owner fails to make such installation or connection, or to screen such doors and windows" (Acts of Alabama 1957, vol. I, p. 513).

Was read a third time at length and passed.

Yeas 73; Nays 0.

Yeas:

Mr. Speaker	Dickson	Hawkins	Owens
Adams	Dunn	Jenkins	Perry
Albea	Engel	Johnson (Hardaway)	Phillips
Avery	Faulk	Johnston (Leonard)	Pierce
Bailey	Ferguson	Jones (Covington)	Powell
Rassett	Gilmer	Jones (Monroe)	Pruitt
Beviii	Glass	Lee	Rast
Bishop	Goldthwaite	Locke	Ray
Boyd	Goodwyn	Long (Perry)	Salter
Brannan	Gordon	McClendon (Chambers)	Self
Branyon	Grant	McCorquodale	Sessions
Brewer	Gross	McLendon (Bullock)	Shumate
Broadfoot	Grouby	Meade	Smith (St. Clair)
Brooks	Guthrie	Morrow	Speaks
Cabiness	Hain	Murphy	Steagall
Callahan	Hankins	Nettles	Taylor
Camp	Hardy	Nichols	Thomas
Cates	Harris	Oden	Turnham
Daniel			

—73

And the bill:

S. 24. To repeal Act No. 264, H. 548, approved August 16, 1957, entitled, "An Act to fix the compensation of the county solicitor, deputy solicitor, or deputy circuit solicitor of all counties having a population of

not less than 14,000 nor more than 16,000, according to the last or any subsequent federal decennial census" (Acts of Alabama 1957, vol. I, p. 339).

Was read a third time at length and passed.

Yeas 73; Nays 0.

Yeas:

Mr. Speaker	Dickson	Hawkins	Owens
Adams	Dunn	Jenkins	Perry
Albea	Engel	Johnson (Hardaway)	Phillips
Avery	Faulk	Johnston (Leonard)	Pierce
Bailey	Ferguson	Jones (Covington)	Powell
Bassett	Gilmer	Jones (Monroe)	Pruitt
Bevill	Glass	Lee	Rast
Bishop	Goldthwaite	Locke	Ray
Boyd	Goodwyn	Long (Perry)	Salter
Brannan	Gordon	McClendon (Chambers)	Self
Branyon	Grant	McCorquodale	Sessions
Brewer	Gross	McLendon (Bullock)	Shumate
Broadfoot	Grouby	Meade	Smith (St. Clair)
Brooks	Guthrie	Morrow	Speaks
Cabiness	Hain	Murphy	Steagall
Callahan	Hankins	Nettles	Taylor
Camp	Hardy	Nichols	Thomas
Cates	Harris	Oden	Turnham
Daniel			

—73

And the bill:

S. 197. To amend Section 1 of Act No. 291, H. 621, approved August 16, 1957, the act requiring the state department of revenue to collect any sales and use taxes levied in the city of Haleyville, Winston County, under the provisions of any ordinance or resolution duly promulgated and adopted by the governing body of that city (Acts of Alabama, Regular Session 1957, vol. I, p. 369).

Was read a third time at length and passed.

Yeas 73; Nays 0.

Yeas:

Mr. Speaker	Brooks	Goldthwaite	Johnson (Hardaway)
Adams	Cabiness	Goodwyn	Johnston (Leonard)
Albea	Callahan	Gordon	Jones (Covington)
Avery	Camp	Grant	Jones (Monroe)
Bailey	Cates	Gross	Lee
Bassett	Daniel	Grouby	Locke
Bevill	Dickson	Guthrie	Long (Perry)
Bishop	Dunn	Hain	McClendon (Chambers)
Boyd	Engel	Hankins	McCorquodale
Brannan	Faulk	Hardy	McLendon (Bullock)
Branyon	Ferguson	Harris	Meade
Brewer	Gilmer	Hawkins	Morrow
Broadfoot	Glass	Jenkins	Murphy

Nettles	Pierce	Salter	Speaks
Nichols	Powell	Self	Steagall
Oden	Pruitt	Sessions	Taylor
Owens	Rast	Shumate	Thomas
Perry	Ray	Smith (St. Clair)	Turnham
Phillips			

—73

And the bill:

S. 198. To provide for the election of school trustees in Winston County, fix their terms of office, and prescribe their qualifications.

Was read a third time at length and passed.

Yeas 77; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Perry
Adams	Dunn	Jenkins	Phillips
Albea	Engel	Johnson (Hardaway)	Pierce
Avery	Faulk	Johnston (Leonard)	Powell
Bailey	Ferguson	Jones (Covington)	Pruitt
Bassett	Gilmer	Jones (Monroe)	Ramey
Bevill	Glass	Lee	Rast
Bishop	Goldthwaite	Locke	Ray
Boyd	Goodwyn	Long (Perry)	Roberts
Brannan	Cordon	McClendon (Chambers)	Salter
Branyon	Grant	McCorquodale	Self
Brewer	Gross	McLendon (Bullock)	Sessions
Broadfoot	Grouby	Meade	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turnham
Daniel			

—77

And the bill:

S. 228. To amend the title and Section 1 of Act No. 153, H. 449, approved June 30, 1953 (Acts of Alabama 1953, vol. I, p. 195), regulating and fixing the minimum salary of firemen and policemen in certain cities classified on a population basis.

Was read a third time at length and passed.

Yeas 77; Nays 0.

Yeas:

Mr. Speaker	Avery	Bevill	Brannan
Adams	Bailey	Bishop	Branyon
Albea	Bassett	Boyd	Brewer

Broadfoot	Gordon	Lee	Powell
Brooks	Grant	Locke	Pruitt
Cabiness	Gross	Long (Perry)	Ramey
Callahan	Grouby	McClendon (Chambers)	Rast
Camp	Guthrie	McCorquodale	Ray
Casey	Hain	McLendon (Bullock)	Roberts
Cates	Hankins	Meade	Salter
Daniel	Hardy	Morrow	Self
Dickson	Harris	Murphy	Sessions
Dunn	Hawkins	Nettles	Shumate
Engel	Ingram	Nichols	Smith (St. Clair)
Faulk	Jenkins	Oden	Speaks
Ferguson	Johnson (Hardaway)	Owens	Steagall
Gilmer	Johnston (Leonard)	Perry	Taylor
Glass	Jones (Covington)	Phillips	Thomas
Goldthwaite	Jones (Monroe)	Pierce	Turnham
Goodwyn			

—77

And the bill:

S. 229. To amend the title and Section 1 of Act No. 112, H. 380, approved June 19, 1951 (Acts of Alabama 1951, vol. I, p. 337), providing for the name, number and designation of the governing body of certain cities classified on a population basis; providing for the selection of employees in all such cities and prescribing the authority of the governing body of such cities with respect to such employees; providing for the distribution of the powers and duties of and among the members of the governing body of each such city; and providing for their compensation.

Was read a third time at length and passed.

Yeas 77; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Perry
Adams	Dunn	Jenkins	Phillips
Albea	Engel	Johnson (Hardaway)	Pierce
Avery	Faulk	Johnston (Leonard)	Powell
Bailey	Ferguson	Jones (Covington)	Pruitt
Bassett	Gilmer	Jones (Monroe)	Ramey
Bevill	Glass	Lee	Rast
Bishop	Goldthwaite	Locke	Ray
Boyd	Goodwyn	Long (Perry)	Roberts
Brannan	Gordon	McClendon (Chambers)	Salter
Branyon	Grant	McCorquodale	Self
Brewer	Gross	McLendon (Bullock)	Sessions
Broadfoot	Grouby	Meade	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turnham
Daniel			

—77

And the bill:

S. 230. To repeal Act No. 499, S. 617 approved August 30, 1949, entitled "An Act Relating to all cities in the State of Alabama having a population of not less than 50,000 people nor more than 78,500 people, according to the last or any succeeding regular decennial Federal Census; providing for the name, number and designation of members of the governing body of all such cities; providing for the selection and employment of employees in all such cities and prescribing the authority of the governing body of such cities with respect to said employees; providing for distribution of the powers and duties of and among the members of the governing body of each such city; providing the time when the provisions of this act shall become effective; and repealing all laws or parts of laws, general, local or special, in conflict with the provisions hereof." (Acts of Alabama 1949, p. 724).

Was taken up.

Mr. Roberts offered the following amendment to the bill, S. 230:

Amend S. B. No. 230 by striking therefrom Section 2 in its entirety.

And the amendment was adopted.

Yeas 77; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Perry
Adams	Dunn	Jenkins	Phillips
Albea	Engel	Johnson (Hardaway)	Pierce
Avery	Faulk	Johnston (Leonard)	Powell
Bailey	Ferguson	Jones (Covington)	Pruitt
Bassett	Gilmer	Jones (Monroe)	Ramey
Bevill	Glass	Lee	Rast
Bishop	Coldthwaite	Locke	Ray
Boyd	Goodwyn	Long (Perry)	Roberts
Brannan	Gordon	McClendon (Chambers)	Salter
Branyon	Grant	McCorquodale	Self
Brewer	Gross	McLendon (Bunick)	Sessions
Broadfoot	Grouby	Meade	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turnham
Daniel			

—77

And said bill, S. 230, as thus amended, was read a third time at length and passed.

Yeas 78; Nays 0.

Yeas:

Mr. Speaker	Avery	Bevill	Brannan
Adams	Bailey	Bishop	Branyon
Albea	Bassett	Boyd	Brewer

Broadfoot	Gordon	Locke	Powell
Brooks	Grant	Long (Perry)	Pruitt
Cabiness	Gross	McClendon (Chambers)	Ramey
Callahan	Grouby	McCorquodale	Rast
Camp	Guthrie	McLendon (Bullock)	Ray
Casey	Hain	Meade	Roberts
Cates	Hankins	Merrill	Salter
Daniel	Hardy	Morrow	Self
Dickson	Harris	Murphy	Sessions
Dunn	Hawkins	Nettles	Shumate
Engel	Ingram	Nichols	Smith (St. Clair)
Faulk	Jenkins	Oden	Speaks
Ferguson	Johnson (Hardaway)	Owens	Steagall
Gilmer	Johnston (Leonard)	Perry	Taylor
Glass	Jones (Covington)	Phillips	Thomas
Goldthwaite	Jones (Monroe)	Pierce	Turnham
Goodwyn	Lee		

-78

And the bill:

S. 231. To repeal Act No. 500, S. 618, approved August 30, 1949 entitled "An Act Prescribing the compensation to be paid to members of the governing body in all cities in the State of Alabama having a population of not less than 50,000 people nor more than 78,500 people, according to the last of any succeeding regular decennial Federal Census where such cities operate under the commission form of government; providing a method of payment of such compensation and providing the time when this Act shall become effective; and repealing all laws or parts of laws in conflict with the provisions hereof" (Acts of Alabama 1949, p. 725.)

Was taken up.

Mr. Roberts offered the following amendment to the bill, S. 231:

Amend S. B. 231 by striking therefrom Section 2 in its entirety.

And the amendment was adopted.

Yeas 78; Nays 0.

Yeas:

Mr. Speaker	Cabiness	Goodwyn	Johnston (Leonard)
Adams	Callahan	Gordon	Jones (Covington)
Albea	Camp	Grant	Jones (Monroe)
Avery	Casey	Gross	Lee
Bailey	Cates	Grouby	Locke
Bassett	Daniel	Guthrie	Long (Perry)
Bevill	Dickson	Hain	McClendon (Chambers)
Bishop	Dunn	Hankins	McCorquodale
Boyd	Engel	Hardy	McLendon (Bullock)
Brannan	Faulk	Harris	Meade
Branyon	Ferguson	Hawkins	Merrill
Brewer	Gilmer	Ingram	Morrow
Broadfoot	Glass	Jenkins	Murphy
Brooks	Goldthwaite	Johnson (Hardaway)	Nettles

Nichols	Powell	Salter	Speaks
Oden	Pruitt	Self	Steagall
Owens	Ramey	Sessions	Taylor
Perry	Rast	Shumate	Thomas
Phillips	Ray	Smith (St. Clair)	Turnham
Pierce	Roberts		

-78

And said bill, S. 231, as thus amended, was read a third time at length and passed.

Yeas 78; Nays 0.

Yeas:

Mr. Speaker	Dickson	Jenkins	Perry
Adams	Dunn	Johnson (Hardaway)	Phillips
Albea	Engel	Johnston (Leonard)	Pierce
Avery	Faulk	Jones (Covington)	Powell
Bailey	Ferguson	Jones (Monroe)	Pruitt
Bassett	Gilmer	Lee	Ramey
Bevill	Glass	Locke	Rast
Bishop	Goldthwaite	Long (Perry)	Ray
Boyd	Goodwyn	McClendon (Chambers)	Roberts
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hanks	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turnham
Daniel	Ingram		

-78

And the bill:

S. 232. To repeal Act No. 378, H. 785, approved July 6, 1943, entitled "An Act To provide for appeals from decisions of Civil Service Boards by whatever name known, governing the police and fire departments in all cities of the State of Alabama which now have a population of as many as 35,000 and less than 75,000, according to the last Federal Census, or which shall have such populations according to any such census that may hereafter be taken and in which the police and fire departments are now or may hereafter be governed and controlled by a Civil Service Board, by whatever name known; to regulate and define the persons, officers, and positions governed and controlled by Civil Service laws and regulations now or hereafter in force and effect in such cities; to continue in full force and effect any Civil Service laws or regulations not herein modified; and to repeal all laws and parts of laws whether general, special or local, and whether codified or uncoded, in conflict with the provisions of this Act" (Acts of Alabama Regular Session 1942 and Special Session 1943, p. 347).

Was taken up.

Mr. Roberts offered the following amendment to the bill, S. 232:

Amend S. B. No. 232 by striking therefrom Section 2 in its entirety.

And the amendment was adopted.

Yeas 78; Nays 0.

Yeas:

Mr. Speaker	Dickson	Jenkins	Perry
Adams	Dunn	Johnson (Hardaway)	Phillips
Albea	Engel	Johnston (Leonard)	Pierce
Avery	Faulk	Jones (Covington)	Powell
Bailey	Ferguson	Jones (Monroe)	Pruitt
Bassett	Gilmer	Lee	Ramey
Bevill	Glass	Locke	Rast
Bishop	Goldthwaite	Long (Perry)	Ray
Boyd	Goodwyn	McClendon (Chambers)	Roberts
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turnham
Daniel	Ingram		

—78

And said bill, S. 232, as thus amended, was read a third time at length and passed.

Yeas 78; Nays 0.

Yeas:

Mr. Speaker	Dickson	Jenkins	Perry
Adams	Dunn	Johnson (Hardaway)	Phillips
Albea	Engel	Johnston (Leonard)	Pierce
Avery	Faulk	Jones (Covington)	Powell
Bailey	Ferguson	Jones (Monroe)	Pruitt
Bassett	Gilmer	Lee	Ramey
Bevill	Glass	Locke	Rast
Bishop	Goldthwaite	Long (Perry)	Ray
Boyd	Goodwyn	McClendon (Chambers)	Roberts
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turnham
Daniel	Ingram		

—78

And the bill:

S. 233. To repeal Act No. 498, S. 616, approved August 30, 1949, entitled "An Act To provide for the name and number of members of the governing body of all cities in the State of Alabama having a population of not less than 50,000 people nor more than 78,500 people, according to the last or any succeeding regular decennial Federal Census; to provide for the designation of the members of the governing body of all such cities; to provide that in all primary and general elections for nomination or election of members of the governing body in such cities, each such position to be filled shall be designated separately and shall appear separately on all ballots in such elections; to provide that each candidate for nomination or election in such election shall designate the position to which he is seeking nomination or election; to provide the manner in which the names of candidates shall appear on ballots in such elections; and to repeal all laws or parts of laws, general, local or special, in conflict with the provisions hereof." (Acts of Alabama 1949, p. 723).

Was read a third time at length and passed.

Yeas 78; Nays 0.

Yeas:

Mr. Speaker	Dickson	Jenkins	Perry
Adams	Dunn	Johnson (Hardaway)	Phillips
Albea	Engel	Johnston (Leonard)	Pierce
Avery	Faulk	Jones (Covington)	Powell
Bailey	Ferguson	Jones (Monroe)	Pruitt
Bassett	Gilmer	Lee	Ramey
Bevill	Glass	Locke	Rast
Bishop	Goldthwaite	Long (Perry)	Ray
Boyd	Goodwyn	McClendon (Chambers)	Roberts
Brannan	Gordon	McCorquodale	Salter
Branyon	Crant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turnham
Daniel	Ingram		

-78

And the bill:

S. 234. To amend further Act No. 379, H. 786, approved July 3, 1943 (Acts of Alabama Regular Session 1943 and Special Session 1942, p. 349), an act to establish a Policemen and Firemen's Retirement Fund in certain cities classified on a population basis; to provide for such fund, its sources, management, and administration; to provide for a Board of Trustees and Secretary-Treasurer thereof for such fund; to provide for the retirement and reinstatement of active or retired members of such departments and payment of benefits provided for hereunder; to provide for payment of benefits to widows and orphans, and widowed mothers of such members; and to provide for appeals from rulings of the Board of Trustees.

Was read a third time at length and passed.

Yeas 78; Nays 0.

Yeas:

Mr. Speaker	Dickson	Jenkins	Perry
Adams	Dunn	Johnson (Hardaway)	Phillips
Albea	Engel	Johnston (Leonard)	Pierce
Avery	Faulk	Jones (Covington)	Powell
Bailey	Ferguson	Jones (Monroe)	Pruitt
Bassett	Gilmer	Lee	Ramey
Bevill	Glass	Locke	Rast
Bishop	Goldthwaite	Long (Perry)	Ray
Boyd	Goodwyn	McClendon (Chambers)	Roberts
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turnham
Daniel	Ingram		

—78

And the bill:

S. 235. To amend the title and Section 1 of Act No. 501, S. 619, approved August 30, 1949, providing that the employees of any water works board or other board, public corporation or commission created or appointed by the governing bodies of certain cities classified on a population basis shall be covered by the terms of any city retirement system in effect at the time of creation of such board, commission or corporation (Acts of Alabama 1949, p. 726).

Was read a third time at length and passed.

Yeas 78; Nays 0.

Yeas:

Mr. Speaker	Cabiness	Goodwyn	Johnston (Leonard)
Adams	Callahan	Gordon	Jones (Covington)
Albea	Camp	Grant	Jones (Monroe)
Avery	Casey	Gross	Lee
Bailey	Cates	Grouby	Locke
Bassett	Daniel	Guthrie	Long (Perry)
Bevill	Dickson	Hain	McClendon (Chambers)
Bishop	Dunn	Hankins	McCorquodale
Boyd	Engel	Hardy	McLendon (Bullock)
Brannan	Faulk	Harris	Meade
Branyon	Ferguson	Hawkins	Merrill
Brewer	Gilmer	Ingram	Morrow
Broadfoot	Glass	Jenkins	Murphy
Brooks	Goldthwaite	Johnson (Hardaway)	Nettles

Nichols	Powell	Salter	Speaks
Oden	Pruitt	Self	Steagall
Owens	Ramey	Sessions	Taylor
Perry	Rast	Shumate	Thomas
Phillips	Ray	Smith (St. Clair)	Turnham
Pierce	Roberts		

-78

And the bill:

S. 236. To amend further Act No. 671, H. 921, approved September 4, 1951 (Acts of Alabama 1951, vol. II, p. 1158), creating and establishing a civil service system to govern the appointment, tenure, compensation, conditions of employment, and removal of certain officers and employees in such cities.

Was read a third time at length and passed.

Yeas 78; Nays 0.

Yeas:

Mr. Speaker	Dickson	Jenkins	Perry
Adams	Dunn	Johnson (Hardaway)	Phillips
Albea	Engel	Johnston (Leonard)	Pierce
Avery	Faulk	Jones (Covington)	Powell
Bailey	Ferguson	Jones (Monroe)	Pruitt
Bassett	Gilmer	Lee	Ramey
Bevill	Glass	Locke	Rast
Bishop	Goldthwaite	Long (Perry)	Ray
Boyd	Goodwyn	McClendon (Chambers)	Roberts
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turnham
Daniel	Ingram		

-78

And the bill:

S. 294. Proposing an amendment to the Constitution of Alabama relative to the levying of a special tax on property for educational purposes in school district number one, Randolph County.

Was read a third time at length and passed.

Yeas 78; Nays 0.

Yeas:

Mr. Speaker	Albea	Bailey	Bevill
Adams	Avery	Bassett	Bishop

Boyd	Glass	Jones (Monroe)	Pierce
Brannan	Goldthwaite	Lee	Powell
Branyon	Goodwyn	Locke	Pruitt
Brewer	Gordon	Long (Perry)	Ramey
Broadfoot	Grant	McClendon (Chambers)	Rast
Brooks	Cross	McCorquodale	Ray
Cabiness	Grouby	McLendon (Bullock)	Roberts
Callahan	Guthrie	Meade	Salter
Camp	Hain	Merrill	Self
Casey	Hankins	Morrow	Sessions
Cates	Hardy	Murphy	Shumate
Daniel	Harris	Nettles	Smith (St. Clair)
Dickson	Hawkins	Nichols	Speaks
Dunn	Ingram	Oden	Steagall
Engel	Jenkins	Owens	Taylor
Faulk	Johnson (Hardaway)	Perry	Thomas
Ferguson	Johnston (Leonard)	Phillips	Turnham
Gilmer	Jones (Covington)		

-78

And the bill:

S. 315. To repeal Act No. 224, H. 585, approved July 23, 1953, entitled, "An Act to regulate the payment of compensation of fire wardens in counties having a population of not less than 19,000 nor more than 20,000 inhabitants, according to the last or any subsequent federal decennial census" (Acts of Alabama 1953, vol. I, p. 291).

Was read a third time at length and passed.

Yeas 78; Nays 0.

Yeas:

Mr. Speaker	Dickson	Jenkins	Perry
Adams	Dunn	Johnson (Hardaway)	Phillips
Albea	Engel	Johnston (Leonard)	Pierce
Avery	Faulk	Jones (Covington)	Powell
Bailey	Ferguson	Jones (Monroe)	Pruitt
Bassett	Gilmer	Lee	Ramey
Bevill	Glass	Locke	Rast
Bishop	Goldthwaite	Long (Perry)	Ray
Boyd	Goodwyn	McClendon (Chambers)	Roberts
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Cross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turnham
Daniel	Ingram		

-78

S. 316 INDEFINITELY POSTPONED

On motion of Mr. Jenkins, the bill, S. 316, was indefinitely postponed.

And the bill:

S. 317. To repeal Act No. 58, H. 276, approved June 18, 1959, an act relating to the compensation of members of the county board of education in certain counties classified on a population basis (Acts of Alabama 1959, vol. I, p. 463).

Was read a third time at length and passed.

Yeas 78; Nays 0.

Yeas:

Mr. Speaker	Dickson	Jenkins	Perry
Adams	Dunn	Johnson (Hardaway)	Phillips
Albea	Engel	Johnston (Leonard)	Pierce
Avery	Faulk	Jones (Covington)	Powell
Bailey	Ferguson	Jones (Monroe)	Pruitt
Bassett	Gilmer	Lee	Ramey
Bevill	Glass	Locke	Rast
Bishop	Goldthwaite	Long (Perry)	Ray
Boyd	Goodwyn	McClendon (Chambers)	Roberts
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turnham
Daniel	Ingram		

-78

And the bill:

S. 318. To repeal Act No. 128, H. 490, approved July 8, 1955, an act relating to the disbursement of certain gasoline tax moneys received from the State for the establishment and maintenance of county roads and bridges in certain counties classified on a population basis (Acts of Alabama 1955, vol. I, p. 377).

Was read a third time at length and passed.

Yeas 78; Nays 0.

Yeas:

Mr. Speaker	Boyd	Camp	Ferguson
Adams	Brannan	Casey	Gilmer
Albea	Branyon	Cates	Glass
Avery	Brewer	Daniel	Goldthwaite
Bailey	Broadfoot	Dickson	Goodwyn
Bassett	Brooks	Dunn	Gordon
Bevill	Cabiness	Engel	Grant
Bishop	Callahan	Faulk	Gross

Grouby	Jones (Monroe)	Nichols	Roberts
Guthrie	Lee	Oden	Salter
Hain	Locke	Owens	Self
Hankins	Long (Perry)	Perry	Sessions
Hardy	McClendon (Chambers)	Phillips	Shumate
Harris	McCorquodale	Pierce	Smith (St. Clair)
Hawkins	McLendon (Bullock)	Powell	Speaks
Ingram	Meade	Pruitt	Steagall
Jenkins	Merrill	Ramey	Taylor
Johnson (Hardaway)	Morrow	Rast	Thomas
Johnston (Leonard)	Murphy	Ray	Turnham
Jones (Covington)	Nettles		

-78

And the bill:

S. 319. To repeal Act No. 53, H. 259, approved June 17, 1957, entitled, "An Act to apply in but only in counties having a population of not less than 19,200 inhabitants, nor more than 20,200, according to the last or any subsequent federal decennial census; authorizing the court of county commissioners, board of revenue or like governing body of such counties, by whatever name called or designated, to fix the compensation of deputies sheriff," (Acts of Alabama 1957, vol. I, p. 96).

Was read a third time at length and passed.

Yeas 78; Nays 0.

Yeas:

Mr. Speaker	Dickson	Jenkins	Perry
Adams	Dunn	Johnson (Hardaway)	Phillips
Albea	Engel	Johnston (Leonard)	Pierce
Avery	Faulk	Jones (Covington)	Powell
Bailey	Ferguson	Jones (Monroe)	Pruitt
Bassett	Gilmer	Lee	Ramey
Bevill	Glass	Locke	Rast
Bishop	Goldthwaite	Long (Perry)	Ray
Boyd	Goodwyn	McClendon (Chambers)	Roberts
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turnham
Daniel	Ingram		

-78

And the bill:

S. 320. To repeal Act No. 415, H. 773, approved August 27, 1953 (Acts of 1953, vol. I, p. 516), which provides for the compensation of members of the jury commission in counties having a population of not less than 18,000 nor more than 20,250 inhabitants according to the 1950 or any subsequent decennial census.

Was read a third time at length and passed.

Yeas 78; Nays 0.

Yeas:

Mr. Speaker	Dickson	Jenkins	Perry
Adams	Dunn	Johnson (Hardaway)	Phillips
Albea	Engel	Johnston (Leonard)	Pierce
Avery	Faulk	Jones (Covington)	Powell
Bailey	Ferguson	Jones (Monroe)	Pruitt
Bassett	Gilmer	Lee	Ramey
Bevill	Glass	Locke	Rast
Bishop	Goldthwaite	Long (Perry)	Ray
Boyd	Goodwyn	McClendon (Chambers)	Roberts
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turnham
Daniel	Ingram		

-78

And the bill:

S. 321. To repeal Act No. 242, H. 639, approved September 30, 1959, entitled "An Act regulating further the insuring of the property of public hospitals in all counties in this State having a population of not less than 19,200 nor more than 20,200, according to the last or any subsequent federal decennial census," (Acts of Alabama 1959, vol. I, p. 803).

Was read a third time at length and passed.

Yeas 78; Nays 0.

Yeas:

Mr. Speaker	Callahan	Grant	Lee
Adams	Camp	Gross	Locke
Albea	Casey	Grouby	Long (Perry)
Avery	Cates	Guthrie	McClendon (Chambers)
Bailey	Daniel	Hain	McCorquodale
Bassett	Dickson	Hankins	McLendon (Bullock)
Bevill	Dunn	Hardy	Meade
Bishop	Engel	Harris	Merrill
Boyd	Faulk	Hawkins	Morrow
Brannan	Ferguson	Ingram	Murphy
Branyon	Gilmer	Jenkins	Nettles
Brewer	Glass	Johnson (Hardaway)	Nichols
Broadfoot	Goldthwaite	Johnston (Leonard)	Oden
Brooks	Goodwyn	Jones (Covington)	Owens
Cabiness	Gordon	Jones (Monroe)	Perry

Phillips	Rast	Sessions	Steagall
Pierce	Ray	Shumate	Taylor
Powell	Roberts	Smith (St. Clair)	Thomas
Pruitt	Salter	Speaks	Turnham
Ramey	Self		

-78

And the bill:

S. 322. To regulate the compensation of members of the county board of education in counties having a population of not less than 18,800 nor more than 19,500 inhabitants according to the last or any subsequent federal decennial census.

Was read a third time at length and passed.

Yeas 78; Nays 0.

Yeas:

Mr. Speaker	Dickson	Jenkins	Perry
Adams	Dunn	Johnson (Hardaway)	Phillips
Albea	Engel	Johnston (Leonard)	Pierce
Avery	Faulk	Jones (Covington)	Powell
Bailey	Ferguson	Jones (Monroe)	Pruitt
Bassett	Gilmer	Lee	Ramey
Bevill	Glass	Locke	Rast
Bishop	Goldthwaite	Long (Perry)	Ray
Boyd	Goodwyn	McClendon (Chambers)	Roberts
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turnham
Daniel	Ingram		

-78

And the bill:

S. 336. Relating to powers of county governing bodies of counties having populations of not less than 62,000 nor more than 92,000, according to the 1960 or any subsequent federal decennial census; authorizing appropriations of county funds to provide ambulance service for the sick and infirm.

Was read a third time at length and passed.

Yeas 81; Nays 0.

Yeas:

Mr. Speaker	Avery	Bevill	Brannan
Adams	Bailey	Bishop	Branyon
Albea	Bassett	Boyd	Brewer

Broadfoot	Gordon	Locke	Pruitt
Brooks	Grant	Long (Perry)	Ramey
Cabiness	Gross	McClendon (Chambers)	Rast
Callahan	Grouby	McCorquodale	Ray
Camp	Guthrie	McLendon (Bullock)	Roberts
Casey	Hain	Meade	Rozelle
Cates	Hankins	Merrill	Salter
Daniel	Hardy	Morrow	Self
Dickson	Harris	Murphy	Sessions
Dunn	Hawkins	Nettles	Shumate
Engel	Ingram	Nichols	Smith (St. Clair)
Faulk	Jenkins	Oden	Speaks
Ferguson	Johnson (Hardaway)	Owens	Steagall
Gilchrist	Johnston (Leonard)	Perry	Taylor
Gilmer	Jones (Covington)	Phillips	Thomas
Glass	Jones (Monroe)	Pierce	Turner
Goldthwaite	Lee	Powell	Turnham
Goodwyn			

—81

And the bill:

S. 396. To provide for the proportion of contribution by counties and incorporated municipalities therein to the budget of a county health department in all counties in this State having a population exceeding 150,000, and not exceeding 300,000 inhabitants, according to the latest Federal Census, or which shall hereafter have such population, according to any such census that may hereafter be taken.

Was read a third time at length and passed.

Yeas 81; Nays 0.

Yeas:

Mr. Speaker	Dunn	Jenkins	Phillips
Adams	Engel	Johnson (Hardaway)	Pierce
Albea	Faulk	Johnston (Leonard)	Powell
Avery	Ferguson	Jones (Covington)	Pruitt
Bailey	Gilchrist	Jones (Monroe)	Ramey
Bassett	Gilmer	Lee	Rast
Bevill	Glass	Locke	Ray
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Ingram	Perry	Turnham
Dickson			

—81

And the bill:

S. 397. To repeal Act No. 396, S. 550, approved August 16, 1949, entitled "To provide for the proportion of contribution by counties and incorporated municipalities therein to the budget of a county health department in all counties in this State having a population exceeding 100,000, and not exceeding 140,000 inhabitants, according to the latest Federal Census, or which shall hereafter have such population, according to any such census that may hereafter be taken." (Acts of Alabama 1949, page 567).

Was read a third time at length and passed.

Yeas 81; Nays 0.

Yeas:

Mr. Speaker	Dunn	Jenkins	Phillips
Adams	Engel	Johnson (Hardaway)	Pierce
Albea	Faulk	Johnston (Leonard)	Powell
Avery	Ferguson	Jones (Covington)	Pruitt
Bailey	Gilchrist	Jones (Monroe)	Ramey
Bassett	Gilmer	Lee	Rast
Bevill	Glass	Locke	Ray
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Ingram	Perry	Turnham
Dickson			

—81

And the bill:

S. 448. Relating to the powers of the Board of Revenue of Lowndes County; authorizing the board to appoint its clerk and fix his compensation; repealing Section 5 of an act approved December 17, 1894, as amended, which provides that the clerk of the circuit court of the county shall be ex officio clerk of the Board of Revenue.

Was read a third time at length and passed.

Yeas 81; Nays 0.

Yeas:

Mr. Speaker	Bailey	Boyd	Broadfoot
Adams	Bassett	Brannan	Brooks
Albea	Bevill	Branyon	Cabiness
Avery	Bishop	Brewer	Callahan

Camp	Grouby	McClendon (Chambers)	Ramey
Casey	Guthrie	McCorquodale	Rast
Cates	Hain	McLendon (Bullock)	Ray
Daniel	Hankins	Meade	Roberts
Dickson	Hardy	Merrill	Rozelle
Dunn	Harris	Morrow	Salter
Engel	Hawkins	Murphy	Self
Faulk	Ingram	Nettles	Sessions
Ferguson	Jenkins	Nichols	Shumate
Gilchrist	Johnson (Hardaway)	Oden	Smith (St. Clair)
Gilmer	Johnston (Leonard)	Owens	Speaks
Glass	Jones (Covington)	Perry	Steagall
Goldthwaite	Jones (Monroe)	Phillips	Taylor
Goodwyn	Lee	Pierce	Thomas
Gordon	Locke	Powell	Turner
Grant	Long (Perry)	Pruitt	Turnham
Gross			

—81

And the bill:

S. 449. To amend Act No. 681, H. 1076, Regular Session 1957, an act relating to the compensation of members of the court of county commissioners, board of revenue or other like governing body of Lowndes County (Acts of Alabama 1957, vol. II, p. 1029).

Was read a third time at length and passed.

Yeas 81; Nays 0.

Yeas:

Mr. Speaker	Dunn	Jenkins	Phillips
Adams	Engel	Johnson (Hardaway)	Pierce
Albea	Faulk	Johnston (Leonard)	Powell
Avery	Ferguson	Jones (Covington)	Pruitt
Bailey	Gilchrist	Jones (Monroe)	Ramey
Bassett	Gilmer	Lee	Rast
Bevill	Glass	Locke	Ray
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Ingram	Perry	Turnham
Dickson			

—81

And the bill:

S. 450. To repeal Act No. 161, S. 25, Regular Session 1959, entitled "An Act relating to the public schools of Lowndes County; authorizing

the county board of education to impose and provide for the collection of tuition charges or fees for the attendance of pupils at such schools" (Acts of Alabama 1959, vol. 1, p. 686).

Was read a third time at length and passed.

Yeas 81; Nays 0.

Yeas:

Mr. Speaker	Dunn	Jenkins	Phillips
Adams	Engel	Johnson (Hardaway)	Pierce
Albea	Faulk	Johnston (Leonard)	Powell
Avery	Ferguson	Jones (Covington)	Pruitt
Bailey	Gilchrist	Jones (Monroe)	Ramey
Bassett	Gilmer	Lee	Rast
Bevill	Glass	Locke	Ray
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Ingram	Perry	Turnham
Dickson			

—81

And the bill:

S. 374. To repeal Act No. 456, H. 836, approved July 6, 1943, entitled "To require all county officers on a salary basis in counties having a population of one hundred and forty thousand (140,000), or more according to the last or any subsequent Federal census to pay into the county treasury all fees, cost, commissions, and prerequisite derived from said offices or monies charged, or collected by them by reason of any official act or for the performance of any service connected directly or indirectly with said offices and to prescribe that the salary fixed by law shall be the sole and only compensation received by such officers for the performance of the duties of their office or any act or service charged for by them growing out of the performance of their official duties." (Acts of Alabama 1943, page 418).

Was read a third time at length and passed.

Yeas 81; Nays 0.

Yeas:

Mr. Speaker	Bailey	Boyd	Broadfoot
Adams	Bassett	Brannan	Brooks
Albea	Bevill	Branyon	Cabiness
Avery	Bishop	Brewer	Callahan

Camp	Grouby	McClendon (Chambers)	Ramey
Casey	Guthrie	McCorquodale	Rast
Cates	Hain	McLendon (Bullock)	Ray
Daniel	Hankins	Meade	Roberts
Dickson	Hardy	Merrill	Rozelle
Dunn	Harris	Morrow	Salter
Engel	Hawkins	Murphy	Self
Faulk	Ingram	Nettles	Sessions
Ferguson	Jenkins	Nichols	Shumate
Gilchrist	Johnson (Hardaway)	Oden	Smith (St. Clair)
Gilmer	Johnston (Leonard)	Owens	Speaks
Glass	Jones (Covington)	Perry	Steagall
Goldthwaite	Jones (Monroe)	Phillips	Taylor
Goodwyn	Lee	Pierce	Thomas
Gordon	Locke	Powell	Turner
Grant	Long (Perry)	Pruitt	Turnham
Gross			

—81

And the bill:

S. 375. To require all county officers on a salary basis in counties having a population of three hundred thousand (300,000), or more, according to the last or any subsequent Federal census to pay into the county treasury all fees, cost, commissions, and prerequisite derived from said offices or monies charged, or collected by them by reason of any official act or for the performance of any service connected directly or indirectly with said offices and to prescribe that the salary fixed by law shall be the sole and only compensation received by such officers for the performance of the duties of their office or any act or service charged for by them growing out of the performance of their official duties.

Was read a third time at length and passed.

Yeas 81; Nays 0.

Yeas:

Mr. Speaker	Dunn	Jenkins	Phillips
Adams	Engel	Johnson (Hardaway)	Pierce
Albea	Faulk	Johnston (Leonard)	Powell
Avery	Ferguson	Jones (Covington)	Pruitt
Bailey	Gilchrist	Jones (Monroe)	Ramey
Bassett	Gilmer	Lee	Rast
Bevill	Glass	Locke	Ray
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Ingram	Perry	Turnham
Dickson			

—81

And the bill:

S. 379. To repeal Act No. 498, H. 328, approved July 6, 1945, entitled "To require all county officers on a salary basis in counties having a population of one hundred forty thousand (140,000), or more, according to the last or any subsequent Federal census to pay into the county treasury all fees, cost, commissions, and perquisite derived from said offices or monies charged, or collected by them by reason of any official act or for the performance of any service connected directly or indirectly with said offices and to prescribe that the salary fixed by law shall be the sole and only compensation received by such officers for the performance of the duties of their office or any act or service charged for them growing out of the performance of their official duties." (Acts of Alabama 1945, page 725).

Was read a third time at length and passed.

Yeas 81; Nays 0.

Yeas:

Mr. Speaker	Dunn	Jenkins	Phillips
Adams	Engel	Johnson (Hardaway)	Pierce
Albea	Faulk	Johnston (Leonard)	Powell
Avery	Ferguson	Jones (Covington)	Pruitt
Bailey	Gilchrist	Jones (Monroe)	Ramey
Bassett	Gilmer	Lee	Rast
Bevill	Glass	Locke	Ray
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Ingram	Perry	Turnham
Dickson			

—81

And the bill:

S. 380. To require all county officers on a salary basis in counties having a population of three hundred thousand (300,000), or more, according to the last or any subsequent Federal census to pay into the county treasury all fees, cost, commissions, and perquisite derived from said offices or monies charged, or collected by them by reason of any official act or for the performance of any service connected directly or indirectly with said offices and to prescribe that the salary fixed by law shall be the sole and only compensation received by such officers for the performance of the duties of their office or any act or service charged for them growing out of the performance of their official duties.

Was read a third time at length and passed.

Yeas 81; Nays 0.

Yeas:

Mr. Speaker	Dunn	Jenkins	Phillips
Adams	Engel	Johnson (Hardaway)	Pierce
Albea	Faulk	Johnston (Leonard)	Powell
Avery	Ferguson	Jones (Covington)	Pruitt
Bailey	Gilchrist	Jones (Monroe)	Ramey
Bassett	Gilmer	Lee	Rast
Bevill	Glass	Locke	Ray
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Ingram	Perry	Turnham
Dickson			

—81

And the bill:

S. 383. To repeal Act 281, H. 559, approved August 11, 1947, entitled "To confer on the Probate Courts in all counties of this State, which now have or may hereafter have a population of over 140,000 and less than 400,000, according to the last or any subsequent Federal census, general equity jurisdiction, concurrent with that of the Circuit Courts, in Equity, of this State in the administration of the estates of deceased persons, minors and insane persons, including testamentary trust estates; and to confer on the judges of such Probate Courts the same powers and authority which Judges and Registers of the Circuit Courts of this State now have in connection with the administration of such estates in the Circuit Courts, in Equity; to provide for the pleading, practice and procedure in such matters, and for the enforcement of judgments and decrees and for appeals to the Supreme Court from the orders, judgments and decrees of such courts; and to provide for the compensation of the judges of such courts, including the assessment and collection of fees, commissions and cost of court for the performance of the duties authorized by this act. (Acts of Alabama 1947, page 140).

Was read a third time at length and passed.

Yeas 81; Nays 0.

Yeas:

Mr. Speaker	Bevill	Broadfoot	Cates
Adams	Bishop	Brooks	Daniel
Albea	Boyd	Cabiness	Dickson
Avery	Brannan	Callahan	Dunn
Bailey	Branyon	Camp	Engel
Bassett	Brewer	Casey	Faulk

Ferguson	Hawkins	Merrill	Ray
Gilchrist	Ingram	Morrow	Roberts
Gilmer	Jenkins	Murphy	Rozelle
Glass	Johnson (<i>Hardaway</i>)	Nettles	Salter
Goldthwaite	Johnston (<i>Leonard</i>)	Nichols	Self
Goodwyn	Jones (<i>Covington</i>)	Oden	Sessions
Gordon	Jones (<i>Monroe</i>)	Owens	Shumate
Grant	Lee	Perry	Smith (<i>St. Clair</i>)
Gross	Locke	Phillips	Speaks
Grouby	Long (<i>Perry</i>)	Pierce	Steagall
Guthrie	McClendon (<i>Chambers</i>)	Powell	Taylor
Hain	McCorquodale	Pruitt	Thomas
Hankins	McLendon (<i>Bullock</i>)	Ramey	Turner
Hardy	Meade	Rast	Turnham
Harris			

—81

And the bill:

S. 384. To confer on the Probate Courts in all counties of this State, which now have or may hereafter have a population of over 300,000 and less than 500,000, according to the last or any subsequent Federal census, general equity jurisdiction, concurrent with that of the Circuit Courts, in Equity, of this State in the administration of the estates of deceased persons, minors and insane persons, including testamentary trust estates; and to confer on the judges of such Probate Courts the same powers and authority which Judges and Registers of the Circuit Courts of this State now have in connection with the administration of such estates in the Circuit Courts, in Equity; to provide for the pleading, practice and procedure in such matters, and for the enforcement of judgments and decrees and for appeals to the Supreme Court from the orders, judgments and decrees of such courts; and to provide for the compensation of the judges of such courts, including the assessment and collection of fees, commissions and cost of court for the performance of the duties authorized by this act.

Was read a third time at length and passed.

Yeas 81; Nays 0.

Yeas:

Mr. Speaker	Cates	Hankins	Morrow
Adams	Daniel	Hardy	Murphy
Albea	Dickson	Harris	Nettles
Avery	Dunn	Hawkins	Nichols
Bailey	Engel	Ingram	Oden
Bassett	Faulk	Jenkins	Owens
Bevill	Ferguson	Johnson (<i>Hardaway</i>)	Perry
Bishop	Gilchrist	Johnston (<i>Leonard</i>)	Phillips
Boyd	Gilmer	Jones (<i>Covington</i>)	Pierce
Brannan	Glass	Jones (<i>Monroe</i>)	Powell
Branyon	Goldthwaite	Lee	Pruitt
Brewer	Goodwyn	Locke	Ramey
Broadfoot	Gordon	Long (<i>Perry</i>)	Rast
Brooks	Grant	McClendon (<i>Chambers</i>)	Ray
Cabiness	Gross	McCorquodale	Roberts
Callahan	Grouby	McLendon (<i>Bullock</i>)	Rozelle
Camp	Guthrie	Meade	Salter
Casey	Hain	Merrill	Self

Sessions
Shumate
Smith (St. Clair)

Speaks
Steagall

Taylor
Thomas

Turner
Turnham

—81

And the bill:

S. 389. To repeal Act No. 429, H. 659, approved September 25, 1947, entitled "To require the tax assessor of counties having a population of not less than 140,000 and not more than 400,000 inhabitants as shown by the last or any succeeding federal census, in addition to such duties as are now required of him by law, to act in an advisory capacity to the county board of equalization, and to investigate complaints as to assessments and make reports thereon to said board, and to provide for additional compensation of the tax assessor of such counties on account of such extra duties." (Acts of Alabama 1947, page 311.)

Was read a third time at length and passed.

Yeas 81; Nays 0.

Yeas:

Mr. Speaker	Dunn	Jenkins	Phillips
Adams	Engel	Johnson (Hardaway)	Pierce
Albea	Faulk	Johnston (Leonard)	Powell
Avery	Ferguson	Jones (Covington)	Pruitt
Bailey	Gilchrist	Jones (Monroe)	Ramey
Bassett	Gilmer	Lee	Rast
Bevill	Glass	Locke	Ray
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Ingram	Perry	Turnham
Dickson			

—81

And the bill:

S. 390. To require the tax assessor of counties having a population of not less than 300,000 and not more than 500,000 inhabitants as shown by the last or any succeeding federal census, in addition to such duties as are now required of him by law, to act in an advisory capacity to the county board of equalization, and to investigate complaints as to assessments and make reports thereon to said board, and to provide for additional compensation of the tax assessor of such counties on account of such extra duties.

Was read a third time at length and passed.

Yeas 81; Nays 0.

Yeas:

Mr. Speaker	Dunn	Jenkins	Phillips
Adams	Engel	Johnson (Hardaway)	Pierce
Albea	Faulk	Johnston (Leonard)	Powell
Avery	Ferguson	Jones (Covington)	Pruitt
Bailey	Gilchrist	Jones (Monroe)	Ramey
Bassett	Gilmer	Lee	Rast
Bevill	Glass	Locke	Ray
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Ingram	Perry	Turnham
Dickson			

—81

And the bill:

S. 405. Relating to cities having a population of not less than 175,000 nor more than 250,000, according to the last or any subsequent federal decennial census; fixing the compensation of the members of the city commission, council, or like governing body of any such city.

Was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Daniel	Harris	Nichols
Adams	Dickson	Hawkins	Oden
Albea	Dunn	Ingram	Owens
Avery	Engel	Jenkins	Perry
Bailey	Faulk	Johnson (Hardaway)	Phillips
Bassett	Ferguson	Johnston (Leonard)	Pierce
Bevill	Gilchrist	Jones (Covington)	Powell
Bishop	Gilmer	Jones (Monroe)	Pruitt
Boyd	Glass	Lee	Ramey
Brannan	Goldthwaite	Locke	Rast
Branyon	Goodwyn	Long (Perry)	Ray
Brewer	Gordon	McClendon (Chambers)	Reynolds (Chambers)
Broadfoot	Grant	McCorquodale	Roberts
Brooks	Gross	McLendon (Bullock)	Rozelle
Cabiness	Grouby	Meade	Salter
Callahan	Guthrie	Merrill	Self
Camp	Hain	Morrow	Sessions
Casey	Hankins	Murphy	Shumate
Cates	Hardy	Nettles	Smith (St. Clair)

Speaks
Steagall

Taylor
Thomas

Turner

Turnham

—82

And the bill:

S. 406. To repeal an Act entitled "Relating to cities having a population of not less than 125,000 nor more than 250,000, according to the last or any subsequent federal decennial census; fixing the compensation of the members of the city commission, council, or like governing body of any such city" approved September 6, 1957.

Was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Dunn	Johnson (Hardaway)	Pierce
Adams	Engel	Johnston (Leonard)	Powell
Albea	Faulk	Jones (Covington)	Pruitt
Avery	Ferguson	Jones (Monroe)	Ramey
Bailey	Gilchrist	Lee	Rast
Bassett	Gilmer	Locke	Ray
Bevill	Glass	Long (Perry)	Reynolds (Chambers)
Bishop	Goldthwaite	McClendon (Chambers)	Roberts
Boyd	Goodwyn	McCorquodale	Rozelle
Brannan	Gordon	McLendon (Bullock)	Salter
Branyon	Grant	Meade	Self
Brewer	Gross	Merrill	Sessions
Broadfoot	Grouby	Morrow	Shumate
Brooks	Guthrie	Murphy	Smith (St. Clair)
Cabiness	Hain	Nettles	Speaks
Callahan	Hankins	Nichols	Steagall
Camp	Hardy	Oden	Taylor
Casey	Harris	Owens	Thomas
Cates	Hawkins	Perry	Turner
Daniel	Ingram	Phillips	Turnham
Dickson	Jenkins		

—82

And the bill:

S. 416. To provide further for the purging the lists of registered voters in Chambers County; requiring and prescribing the procedure for the re-identification of registered voters; placing certain duties on the board of registrars, judge of probate, and the county governing body relative to the re-identification of registered voters; and providing a penalty for willfully making a false statement in connection with re-identification.

Was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Albea	Bailey	Bevill
Adams	Avery	Bassett	Bishop

Boyd	Glass	Lee	Pruitt
Brannan	Goldthwaite	Locke	Ramey
Branyon	Goodwyn	Long (Perry)	Rast
Brewer	Gordon	McClendon (Chambers)	Ray
Broadfoot	Grant	McCorquodale	Reynolds (Chambers)
Brooks	Gross	McLendon (Bullock)	Roberts
Cabiness	Grouby	Meade	Rozelle
Callahan	Guthrie	Merrill	Salter
Camp	Hain	Morrow	Self
Casey	Hankins	Murphy	Sessions
Cates	Hardy	Nettles	Shumate
Daniel	Harris	Nichols	Smith (St. Clair)
Dickson	Hawkins	Oden	Speaks
Dunn	Ingram	Owens	Steagall
Engel	Jenkins	Perry	Taylor
Faulk	Johnson (Hardaway)	Phillips	Thomas
Ferguson	Johnston (Leonard)	Pierce	Turner
Gilchrist	Jones (Covington)	Powell	Turnham
Gilmer	Jones (Monroe)		

—82

And the bill:

S. 445. To fix the compensation of the sheriffs of all counties having populations of not less than 100,000 nor more than 115,000, according to the 1960 or any subsequent federal decennial census.

Was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Dunn	Johnson (Hardaway)	Pierce
Adams	Engel	Johnston (Leonard)	Powell
Albea	Faulk	Jones (Covington)	Pruitt
Avery	Ferguson	Jones (Monroe)	Ramey
Bailey	Gilchrist	Lee	Rast
Bassett	Gilmer	Locke	Ray
Bevill	Glass	Long (Perry)	Reynolds (Chambers)
Bishop	Goldthwaite	McClendon (Chambers)	Roberts
Boyd	Goodwyn	McCorquodale	Rozelle
Brannan	Gordon	McLendon (Bullock)	Salter
Branyon	Grant	Meade	Self
Brewer	Gross	Merrill	Sessions
Broadfoot	Grouby	Morrow	Shumate
Brooks	Guthrie	Murphy	Smith (St. Clair)
Cabiness	Hain	Nettles	Speaks
Callahan	Hankins	Nichols	Steagall
Camp	Hardy	Oden	Taylor
Casey	Harris	Owens	Thomas
Cates	Hawkins	Perry	Turner
Daniel	Ingram	Phillips	Turnham
Dickson	Jenkins		

—82

S. 446 INDEFINITELY POSTPONED

On motion of Mr. Callahan, the bill, S. 446, was indefinitely postponed.

And the bill:

S. 453. To amend Section 339 of Title 62, Code of Alabam 1940, as amended, relating to the judges of the Fifteenth Judicial Circuit of Alabama (Montgomery County).

Was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Dunn	Johnson (Hardaway)	Pierce
Adams	Engel	Johnston (Leonard)	Powell
Albea	Faulk	Jones (Covington)	Pruitt
Avery	Ferguson	Jones (Monroe)	Ramey
Bailey	Gilchrist	Lee	Rast
Bassett	Gilmer	Locke	Ray
Bevill	Glass	Long (Perry)	Reynolds (Chambers)
Bishop	Goldthwaite	McClendon (Chambers)	Roberts
Boyd	Goodwyn	McCorquodale	Rozelle
Brannan	Gordon	McLendon (Butlock)	Salter
Branyon	Grant	Meade	Self
Brewer	Gross	Merrill	Sessions
Broadfoot	Grouby	Morrow	Shumate
Brooks	Guthrie	Murphy	Smith (St. Clair)
Cabiness	Hain	Nettles	Speaks
Callahan	Hankins	Nichols	Steagall
Camp	Hardy	Oden	Taylor
Casey	Harris	Owens	Thomas
Cates	Hawkins	Perry	Turner
Daniel	Ingram	Phillips	Turnham
Dickson	Jenkins		

—82

BILLS INDEFINITELY POSTPONED

On motion of Mr. Lee, the bills, S. 458 and S. 459, were indefinitely postponed.

And the bill:

S. 460. To repeal Act No. 455, H. 975, General Acts of Alabama, 1949, page 659, providing for an action of ejectment to recover possession of real property sold under a title retained agreement of sale in counties having a population of not less than 140,000 nor more than 300,000, as amended by Act No. 327, H. 876, General Acts of Alabama 1957, page 431.

Was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Albea	Bailey	Bevill
Adams	Avery	Bassett	Bishop

Boyd	Glass	Lee	Pruitt
Brannan	Goldthwaite	Locke	Ramey
Branyon	Goodwyn	Long (Perry)	Rast
Brewer	Gordon	McClendon (Chambers)	Ray
Broadfoot	Grant	McCorquodale	Reynolds (Chambers)
Brooks	Gross	McLendon (Bullock)	Roberts
Cabiness	Grouby	Meade	Rozelle
Callahan	Guthrie	Merrill	Salter
Camp	Hain	Morrow	Self
Casey	Hankins	Murphy	Sessions
Cates	Hardy	Nettles	Shumate
Daniel	Harris	Nichols	Smith (St. Clair)
Dickson	Hawkins	Oden	Speaks
Dunn	Ingram	Owens	Steagall
Engel	Jenkins	Perry	Taylor
Faulk	Johnson (Hardaway)	Phillips	Thomas
Ferguson	Johnston (Leonard)	Pierce	Turner
Gilchrist	Jones (Covington)	Powell	Turnham
Gilmer	Jones (Monroe)		

—82

And the bill:

S. 461. To provide in all counties in this State having a population of not less than 300,000 nor more than 500,000 according to the last or any subsequent Federal Census, for an action of ejectment to recover possession of real property sold under an agreement of sale whereby title to said real property is retained until full payment of the purchase price is made when default has been made in the payments provided for by such agreement of sale; to provide for the redemption of such property; to provide that said action shall not apply to real estate on which buildings and improvements are not located on the date of said agreement; and to provide that any such agreement of sale covering such improved real property may be cancelled and annulled when the purchaser has defaulted in the payments due by such agreement for a period of ninety (90) days by written notice to the purchaser either served on him personally or by registered mail of such default and cancellation.

Was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Callahan	Gordon	Jones (Monroe)
Adams	Camp	Grant	Lee
Albea	Casey	Gross	Locke
Avery	Cates	Grouby	Long (Perry)
Bailey	Daniel	Guthrie	McClendon (Chambers)
Bassett	Dickson	Hain	McCorquodale
Bevill	Dunn	Hankins	McLendon (Bullock)
Bishop	Engel	Hardy	Meade
Boyd	Faulk	Harris	Merrill
Brannan	Ferguson	Hawkins	Morrow
Branyon	Gilchrist	Ingram	Murphy
Brewer	Gilmer	Jenkins	Nettles
Broadfoot	Glass	Johnson (Hardaway)	Nichols
Brooks	Goldthwaite	Johnston (Leonard)	Oden
Cabiness	Goodwyn	Jones (Covington)	Owens

Perry	Rast	Self	Steagall
Phillips	Ray	Sessions	Taylor
Pierce	Reynolds (Chambers)	Shumate	Thomas
Powell	Roberts	Smith (St. Clair)	Turner
Pruitt	Rozelle	Speaks	Turnham
Ramey	Salter		

—82

S. 462 INDEFINITELY POSTPONED

On motion of Mr. Engel, the bill, S. 462, was indefinitely postponed.

And the bill:

S. 463. To repeal Act No. 563, S. 427, approved July 6, 1943 (Acts of 1942-1943, p. 561) and any and all other acts amendatory of said Act No. 563, which provides for an assistant for county coroner in all counties having a population of not less than 140,000 nor more than 300,000 according to the last or any subsequent federal census.

Was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Dunn	Johnson (Hardaway)	Pierce
Adams	Engel	Johnston (Leonard)	Powell
Albea	Faulk	Jones (Covington)	Pruitt
Avery	Ferguson	Jones (Monroe)	Ramey
Bailey	Gilchrist	Lee	Rast
Bassett	Gilmer	Locke	Ray
Bevill	Glass	Long (Perry)	Reynolds (Chambers)
Bishop	Goldthwaite	McClendon (Chambers)	Roberts
Boyd	Goodwyn	McCorquodale	Rozelle
Brannan	Gordon	McLendon (Buttlock)	Salter
Branyon	Grant	Meade	Self
Brewer	Gross	Merrill	Sessions
Broadfoot	Grouby	Morrow	Shumate
Brooks	Guthrie	Murphy	Smith (St. Clair)
Cabiness	Hain	Nettles	Speaks
Callahan	Hankins	Nichols	Steagall
Camp	Hardy	Oden	Taylor
Casey	Harris	Owens	Thomas
Cates	Hawkins	Perry	Turner
Daniel	Ingram	Phillips	Turnham
Dickson	Jenkins		

—82

And the bill:

S. 464. To repeal Act No. 733, S. 543, approved September 20, 1957, (Acts of 1957, vol. II, p. 1153), which fixes the compensation of the coroner in all counties having a population of not less than 140,000 nor more than 300,000 according to the last or any subsequent federal decennial census.

Was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Dunn	Johnson (Hardaway)	Pierce
Adams	Engel	Johnston (Leonard)	Powell
Albea	Faulk	Jones (Covington)	Pruitt
Avery	Ferguson	Jones (Monroe)	Ramey
Bailey	Gilchrist	Lee	Rast
Bassett	Gilmer	Locke	Ray
Bevill	Glass	Long (Perry)	Reynolds (Chambers)
Bishop	Goldthwaite	McClendon (Chambers)	Roberts
Boyd	Goodwyn	McCorquodale	Rozelle
Brannan	Gordon	McLendon (Bullock)	Salter
Branyon	Grant	Meade	Self
Brewer	Gross	Merrill	Sessions
Broadfoot	Grouby	Morrow	Shumate
Brooks	Guthrie	Murphy	Smith (St. Clair)
Cabiness	Hain	Nettles	Speaks
Callahan	Hankins	Nichols	Steagall
Camp	Hardy	Oden	Taylor
Casey	Harris	Owens	Thomas
Cates	Hawkins	Perry	Turner
Daniel	Ingram	Phillips	Turnham
Dickson	Jenkins		

—82

And the bill:

S. 465. To prescribe the compensation of coroners in all counties having a population of not less than 300,000 nor more than 500,000, according to the last or any subsequent decennial Federal census, and the method of payment thereof; to provide an assistant for such coroners to be known as the Coroner's Physician, and to provide for his appointment, qualifications, compensation, allowances and method of payment thereof.

Was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Cabiness	Goldthwaite	Johnson (Hardaway)
Adams	Callahan	Goodwyn	Johnston (Leonard)
Albea	Camp	Gordon	Jones (Covington)
Avery	Casey	Grant	Jones (Monroe)
Bailey	Cates	Gross	Lee
Bassett	Daniel	Grouby	Locke
Bevill	Dickson	Guthrie	Long (Perry)
Bishop	Dunn	Hain	McClendon (Chambers)
Boyd	Engel	Hankins	McCorquodale
Brannan	Faulk	Hardy	McLendon (Bullock)
Branyon	Ferguson	Harris	Meade
Brewer	Gilchrist	Hawkins	Merrill
Broadfoot	Gilmer	Ingram	Morrow
Brooks	Glass	Jenkins	Murphy

Nettles	Powell	Rozelle	Speaks
Nichols	Pruitt	Salter	Steagall
Oden	Ramey	Self	Taylor
Owens	Rast	Sessions	Thomas
Perry	Ray	Shumate	Turner
Phillips	Reynolds (Chambers)	Smith (St. Clair)	Turnham
Pierce	Roberts		

—82

S. 476 POSTPONED

On motion of Mr. Albea, consideration of the bill, S. 476, was postponed until the next legislative day.

And the bill:

S. 478. Relating to all cities in the State of Alabama having a population of not less than 60,000 people nor more than 70,000 people, according to the last or any succeeding regular federal decennial census; providing for a special referendum in any such city for the purpose of giving the qualified electors of the city an opportunity to express themselves for or against the participation by such city in an Urban Renewal Project; authorizing an expenditure from general funds of such municipality to pay the cost of such election; and authorizing expenditures from the general fund of such city to pay the cost of any election heretofore held prior to the adoption of this act; and approving prior expenditures for such elections which have been heretofore held.

Was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Dunn	Johnson (Hardaway)	Pierce
Adams	Engel	Johnson (Leonard)	Powell
Albea	Faulk	Jones (Covington)	Pruitt
Avery	Ferguson	Jones (Monroe)	Ramey
Bailey	Gilchrist	Lee	Rast
Bassett	Gilmer	Locke	Ray
Bevill	Glass	Long (Perry)	Reynolds (Chambers)
Bishop	Goldthwaite	McClendon (Chambers)	Roberts
Boyd	Goodwyn	McCorquodale	Rozelle
Brannan	Gordon	McLendon (Bullock)	Salter
Branyon	Grant	Meade	Self
Brewer	Gross	Merrill	Sessions
Broadfoot	Grouby	Morrow	Shumate
Brooks	Guthrie	Murphy	Smith (St. Clair)
Cabiness	Hain	Nettles	Speaks
Callahan	Hankins	Nichols	Steagall
Camp	Hardy	Oden	Taylor
Casey	Harris	Owens	Thomas
Cates	Hawkins	Perry	Turner
Daniel	Ingram	Phillips	Turnham
Dickson	Jenkins		

—82

And the bill:

S. 480. To alter, rearrange and extend the boundaries and corporate limits of the Town of Camden, Wilcox County, Alabama, so as to annex certain territory to the Town.

Was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Dunn	Johnson (Hardaway)	Pierce
Adams	Engel	Johnston (Leonard)	Powell
Albea	Faulk	Jones (Covington)	Pruitt
Avery	Ferguson	Jones (Monroe)	Ramey
Bailey	Gilchrist	Lee	Rast
Bassett	Gilmer	Locke	Ray
Bevill	Glass	Long (Perry)	Reynolds (Chambers)
Bishop	Goldthwaite	McClendon (Chambers)	Roberts
Boyd	Goodwyn	McCorquodale	Rozelle
Brannan	Gordon	McLendon (Bullock)	Salter
Branyon	Grant	Meade	Self
Brewer	Gross	Merrill	Sessions
Broadfoot	Grouby	Morrow	Shumate
Brooks	Guthrie	Murphy	Smith (St. Clair)
Cabiness	Hain	Nettles	Speaks
Callahan	Hankins	Nichols	Steagall
Camp	Hardy	Oden	Taylor
Casey	Harris	Owens	Thomas
Cates	Hawkins	Perry	Turner
Daniel	Ingram	Phillips	Turnham
Dickson	Jenkins		

—82

And the bill:

S. 481. To alter and rearrange the boundaries of the town of Camden, Wilcox County, so as to annex certain territory to the town.

Was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Brewer	Engel	Grouby
Adams	Broadfoot	Faulk	Guthrie
Albea	Brooks	Ferguson	Hain
Avery	Cabiness	Gilchrist	Hankins
Bailey	Callahan	Gilmer	Hardy
Bassett	Camp	Glass	Harris
Bevill	Casey	Goldthwaite	Hawkins
Bishop	Cates	Goodwyn	Ingram
Boyd	Daniel	Gordon	Jenkins
Brannan	Dickson	Grant	Johnson (Hardaway)
Branyon	Dunn	Gross	Johnston (Leonard)

Jones (Covington)	Morrow	Pruitt	Sessions
Jones (Monroe)	Murphy	Ramey	Shumate
Lee	Nettles	Rast	Smith (St. Clair)
Locke	Nichols	Ray	Speaks
Long (Perry)	Oden	Reynolds (Chambers)	Steagall
McClendon (Chambers)	Owens	Roberts	Taylor
McCorquodale	Perry	Rozelle	Thomas
McLendon (Bullock)	Phillips	Salter	Turner
Meade	Pierce	Self	Turnham
Merrill	Powell		

—82

And the bill:

S. 483. To repeal Act No. 166, H. 443, approved June 21, 1945, an act relating to the creation of redevelopment agencies in certain counties classified on a population basis (Gen. Acts 1945, p. 254).

Was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Dunn	Johnson (Hardaway)	Pierce
Adams	Engel	Johnston (Leonard)	Powell
Albea	Faulk	Jones (Covington)	Pruitt
Avery	Ferguson	Jones (Monroe)	Ramey
Bailey	Gilchrist	Lee	Rast
Bassett	Gilmer	Locke	Ray
Bevill	Glass	Long (Perry)	Reynolds (Chambers)
Bishop	Goldthwaite	McClendon (Chambers)	Roberts
Boyd	Goodwyn	McCorquodale	Rozelle
Brannan	Gordon	McLendon (Bullock)	Salter
Branyon	Grant	Meade	Self
Brewer	Gross	Merrill	Sessions
Broadfoot	Crouby	Morrow	Shumate
Brooks	Guthrie	Murphy	Smith (St. Clair)
Cabiness	Hain	Nettles	Speaks
Callahan	Hankins	Nichols	Steagall
Camp	Hardy	Oden	Taylor
Casey	Harris	Owens	Thomas
Cates	Hawkins	Perry	Turner
Daniel	Ingram	Phillips	Turnham
Dickson	Jenkins		

—82

And the bill:

S. 487. (with amendment). To repeal Act No. 564, H. 985, approved October 8, 1947, an act relating to the power of municipal corporations located within certain counties classified on a population basis to establish zoning districts and to regulate buildings and structures within their police jurisdictions (Gen. Acts 1947, p. 401).

Was taken up.

The question was upon the adoption of the amendment reported by the Standing Committee on Local Legislation No. 1, said committee amendment being as follows:

Amend S. B. 487 by striking out Section 2 in its entirety, and inserting in lieu thereof the following:

"Section 2. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law."

And the amendment was adopted.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Dunn	Johnson (Hardaway)	Pierce
Adams	Engel	Johnston (Leonard)	Powell
Albea	Faulk	Jones (Covington)	Pruitt
Avery	Ferguson	Jones (Monroe)	Ramey
Bailey	Gilchrist	Lee	Rast
Bassett	Gilmer	Locke	Ray
Bevill	Glass	Long (Perry)	Reynolds (Chambers)
Bishop	Goldthwaite	McClendon (Chambers)	Roberts
Boyd	Goodwyn	McCorquodale	Rozelle
Brannan	Gordon	McLendon (Ballock)	Salter
Branyon	Grant	Meade	Self
Brewer	Gross	Merrill	Sessions
Broadfoot	Grouby	Morrow	Shumate
Brooks	Guthrie	Murphy	Smith (St. Clair)
Cabiness	Hain	Nettles	Speaks
Callahan	Hankins	Nichols	Steagall
Camp	Hardy	Oden	Taylor
Casey	Harris	Owens	Thomas
Cates	Hawkins	Perry	Turner
Daniel	Ingram	Phillips	Turnham
Dickson	Jenkins		

—82

And said bill, S. 487, as thus amended, was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Brewer	Engel	Grouby
Adams	Broadfoot	Faulk	Guthrie
Albea	Brooks	Ferguson	Hain
Avery	Cabiness	Gilchrist	Hankins
Bailey	Callahan	Gilmer	Hardy
Bassett	Camp	Glass	Harris
Bevill	Casey	Goldthwaite	Hawkins
Bishop	Cates	Goodwyn	Ingram
Boyd	Daniel	Gordon	Jenkins
Brannan	Dickson	Grant	Johnson (Hardaway)
Branyon	Dunn	Gross	Johnston (Leonard)

Jones (Covington)	Morrow	Pruitt	Sessions
Jones (Monroe)	Murphy	Ramey	Shumate
Lee	Nettles	Rast	Smith (St. Clair)
Locke	Nichols	Ray	Speaks
Long (Perry)	Oden	Reynolds (Chambers)	Steagall
McClendon (Chambers)	Owens	Roberts	Taylor
McCorquodale	Perry	Rozelle	Thomas
McLendon (Butlock)	Phillips	Salter	Turner
Meade	Pierce	Self	Turnham
Merrill	Powell		

—82

And the bill:

S. 488. (with amendment). To repeal Act No. 52, H. 60, approved June 10, 1949, entitled "An Act to prescribe the hours during which the polls shall be open in counties having a population of three hundred thousand or more" (Acts of Alabama 1949, p. 77).

Was taken up.

The question was upon the adoption of the amendment reported by the Standing Committee on Local Legislation No. 1, said committee amendment being as follows:

Amend S. B. 488 by striking out Section 2 in its entirety, and inserting in lieu thereof the following:

"Section 2. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law."

And the amendment was adopted.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Cates	Hankins	Morrow
Adams	Daniel	Hardy	Murphy
Albea	Dickson	Harris	Nettles
Avery	Dunn	Hawkins	Nichols
Bailey	Engel	Ingram	Oden
Bassett	Faulk	Jenkins	Owens
Bevill	Ferguson	Johnson (Hardaway)	Perry
Bishop	Gilchrist	Johnston (Leonard)	Phillips
Boyd	Gilmer	Jones (Covington)	Pierce
Brannan	Glass	Jones (Monroe)	Powell
Branyon	Goldthwaite	Lee	Pruitt
Brewer	Goodwyn	Locke	Ramey
Broadfoot	Gordon	Long (Perry)	Rast
Brooks	Grant	McClendon (Chambers)	Ray
Cabiness	Gross	McCorquodale	Reynolds (Chambers)
Callahan	Grouby	McLendon (Butlock)	Roberts
Camp	Guthrie	Meade	Rozelle
Casey	Hain	Merrill	Salter

Self	Smith (St. Clair)	Taylor	Turner
Sessions	Speaks	Thomas	Turnham
Shumate	Steagall		

—82

And said bill, S. 488, as thus amended, was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Dunn	Johanson (Hardaway)	Pierce
Adams	Engel	Johnston (Leonard)	Powell
Albea	Faulk	Jones (Covington)	Pruitt
Avery	Ferguson	Jones (Monroe)	Ramey
Bailey	Gilchrist	Lee	Rast
Bassett	Gilmer	Locke	Ray
Bevill	Glass	Long (Perry)	Reynolds (Chambers)
Bishop	Goldthwaite	McClendon (Chambers)	Roberts
Boyd	Goodwyn	McCorquodale	Rozelle
Brannan	Gordon	McLendon (Bullock)	Salter
Branyon	Grant	Meade	Self
Brewer	Gross	Merrill	Sessions
Broadfoot	Grouby	Morrow	Shumate
Brooks	Guthrie	Murphy	Smith (St. Clair)
Cabiness	Hain	Nettles	Speaks
Callahan	Hankins	Nichols	Steagall
Camp	Hardy	Oden	Taylor
Casey	Harris	Owens	Thomas
Cates	Hawkins	Perry	Turner
Daniel	Ingram	Phillips	Turnham
Dickson	Jenkins		

—82

And the bill:

S. 490. (with amendment). To repeal Act No. 632, H. 1053, approved July 10, 1940, an act providing for trials of inquisitions of lunacy with or without juries in certain counties classified on a population basis (Gen. Acts of Alabama 1939, p. 999).

Was taken up.

The question was upon the adoption of the amendment reported by the Standing Committee on Local Legislation No. 1, said committee amendment being as follows:

Amend S. B. 490 by striking out Section 2 in its entirety, and inserting in lieu thereof the following:

"Section 2. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law."

And the amendment was adopted.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Dunn	Johnson (Hardaway)	Pierce
Adams	Engel	Johnston (Leonard)	Powell
Albea	Faulk	Jones (Covington)	Pruitt
Avery	Ferguson	Jones (Monroe)	Ramey
Bailey	Gilchrist	Lee	Rast
Bassett	Gilmer	Locke	Ray
Bevill	Glass	Long (Perry)	Reynolds (Chambers)
Bishop	Goldthwaite	McClendon (Chambers)	Roberts
Boyd	Goodwyn	McCorquodale	Rozelle
Brannan	Gordon	McLendon (Bullock)	Salter
Branyon	Grant	Meade	Self
Brewer	Gross	Merrill	Sessions
Broadfoot	Grouby	Morrow	Shumate
Brooks	Guthrie	Murphy	Smith (St. Clair)
Cabiness	Hain	Nettles	Speaks
Callahan	Hankins	Nichols	Steagall
Camp	Hardy	Oden	Taylor
Casey	Harris	Owens	Thomas
Cates	Hawkins	Perry	Turner
Daniel	Ingram	Phillips	Turnham
Dickson	Jenkins		

—82

And said bill, S. 490, as thus amended, was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Dunn	Johnson (Hardaway)	Pierce
Adams	Engel	Johnston (Leonard)	Powell
Albea	Faulk	Jones (Covington)	Pruitt
Avery	Ferguson	Jones (Monroe)	Ramey
Bailey	Gilchrist	Lee	Rast
Bassett	Gilmer	Locke	Ray
Bevill	Glass	Long (Perry)	Reynolds (Chambers)
Bishop	Goldthwaite	McClendon (Chambers)	Roberts
Boyd	Goodwyn	McCorquodale	Rozelle
Brannan	Gordon	McLendon (Bullock)	Salter
Branyon	Grant	Meade	Self
Brewer	Gross	Merrill	Sessions
Broadfoot	Grouby	Morrow	Shumate
Brooks	Guthrie	Murphy	Smith (St. Clair)
Cabiness	Hain	Nettles	Speaks
Callahan	Hankins	Nichols	Steagall
Camp	Hardy	Oden	Taylor
Casey	Harris	Owens	Thomas
Cates	Hawkins	Perry	Turner
Daniel	Ingram	Phillips	Turnham
Dickson	Jenkins		

—82

S. 497 POSTPONED

On motion of Mr. Albea, consideration of the bill, S. 497, was postponed until the next legislative day.

And the bill:

S. 498. To provide that in all counties having populations of not less than 55,000 nor more than 60,000 inhabitants according to the 1960 Federal Decennial Census or any subsequent Federal Decennial Census of the United States, the governing body of the county may transfer to the sheriff any supervision and control it has over county convicts.

Was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Dunn	Johnson (Hardaway)	Pierce
Adams	Engel	Johnston (Leonard)	Powell
Albea	Faulk	Jones (Covington)	Pruitt
Avery	Ferguson	Jones (Monroe)	Ramey
Bailey	Gilchrist	Lee	Rast
Bassett	Gilmer	Locke	Ray
Bevill	Glass	Long (Perry)	Reynolds (Chambers)
Bishop	Goldthwaite	McClendon (Chambers)	Roberts
Boyd	Goodwyn	McCorquodale	Rozelle
Brannan	Gordon	McLendon (Baillot)	Salter
Branyon	Grant	Meade	Self
Brewer	Gross	Merrill	Sessions
Broadfoot	Grouby	Morrow	Shumate
Brooks	Guthrie	Murphy	Smith (St. Clair)
Cabiness	Hain	Nettles	Speaks
Callahan	Hankins	Nichols	Steagall
Camp	Hardy	Oden	Taylor
Casey	Harris	Owens	Thomas
Cates	Hawkins	Perry	Turner
Daniel	Ingram	Phillips	Turnham
Dickson	Jenkins		

—82

And the bill:

S. 506. To repeal Act No. 89, H-161, approved April 14, 1956, Page 385, Acts of Alabama, Special Sessions 1956, entitled "An Act relating to rivers, streams, and public impounded waters of any county having a population of not less than thirty-one thousand nor more than thirty-five thousand according to the last or any subsequent federal decennial census: To authorize the director of conservation to zone such waters and designate the zones or areas thereof in which speed boats may be used or operated and the zones or areas for fishing, to prescribe safety rules and special rules and regulations governing the use and operation of boats and governing fishing in such waters, and to employ a safety patrolman to enforce such rules and regulations; to prescribe the duties of such safety patrolman; and to prescribe his salary."

Was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Bailey	Boyd	Broadfoot
Adams	Bassett	Brannan	Brooks
Albea	Bevill	Branyon	Cabiness
Avery	Bishop	Brewer	Callahan

Camp	Grouby	McCorquodale	Rast
Casey	Guthrie	McLendon (Bullock)	Ray
Cates	Hain	Meade	Reynolds (Chambers)
Daniel	Hankins	Merrill	Roberts
Dickson	Hardy	Morrow	Rozelle
Dunn	Harris	Murphy	Salter
Engel	Hawkins	Nettles	Self
Faulk	Ingram	Nichols	Sessions
Ferguson	Jenkins	Oden	Shumate
Gilchrist	Johnson (Hardaway)	Owens	Smith (St. Clair)
Gilmer	Johnston (Leonard)	Perry	Speaks
Glass	Jones (Covington)	Phillips	Steagall
Goldthwaite	Jones (Monroe)	Pierce	Taylor
Goodwyn	Lee	Powell	Thomas
Gordon	Locke	Pruitt	Turner
Grant	Long (Perry)	Ramey	Turnham
Gross	McClendon (Chambers)		

—82

And the bill:

S. 485. (with amendment). To amend Code of Alabama 1940, Title 7, Section 221, which relates to consolidation of causes in the circuit courts of certain counties classified on a population basis.

Was taken up.

The question was upon the adoption of the amendment reported by the Standing Committee on Local Legislation No. 2, said committee amendment being as follows:

Amend S. B. 485 by striking out Section 2 in its entirety, and inserting in lieu thereof the following:

"Section 2. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law."

And the amendment was adopted.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Brooks	Gilmer	Hawkins
Adams	Cabiness	Glass	Ingram
Albea	Callahan	Goldthwaite	Jenkins
Avery	Camp	Goodwyn	Johnson (Hardaway)
Bailey	Casey	Gordon	Johnston (Leonard)
Bassett	Cates	Grant	Jones (Covington)
Bevill	Daniel	Gross	Jones (Monroe)
Bishop	Dickson	Grouby	Lee
Boyd	Dunn	Guthrie	Locke
Brannan	Engel	Hain	Long (Perry)
Branyon	Faulk	Hankins	McClendon (Chambers)
Brewer	Ferguson	Hardy	McCorquodale
Broadfoot	Gilchrist	Harris	McLendon (Bullock)

Meade	Perry	Reynolds (Chambers)	Smith (St. Clair)
Merrill	Phillips	Roberts	Speaks
Morrow	Pierce	Rozelle	Steagall
Murphy	Powell	Salter	Taylor
Nettles	Pruitt	Self	Thomas
Nichols	Ramey	Sessions	Turner
Oden	Rast	Shumate	Turnham
Owens	Ray		

—82

And said bill, S. 485, as thus amended, was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Dunn	Johnson (Hardaway)	Pierce
Adams	Engel	Johnston (Leonard)	Powell
Albea	Faulk	Jones (Covington)	Pruitt
Avery	Ferguson	Jones (Monroe)	Ramey
Bailey	Gilchrist	Lee	Rast
Bassett	Gilmer	Locke	Ray
Bevill	Glass	Long (Perry)	Reynolds (Chambers)
Bishop	Goldthwaite	McClendon (Chambers)	Roberts
Boyd	Goodwyn	McCorquodale	Rozelle
Brannan	Gordon	McLendon (Bullock)	Salter
Branyon	Grant	Meade	Self
Brewer	Gross	Merrill	Sessions
Broadfoot	Grouby	Morrow	Shumate
Brooks	Guthrie	Murphy	Smith (St. Clair)
Cabiness	Hain	Nettles	Speaks
Callahan	Hankins	Nichols	Steagall
Camp	Hardy	Oden	Taylor
Casey	Harris	Owens	Thomas
Cates	Hawkins	Perry	Turner
Daniel	Ingram	Phillips	Turnham
Dickson	Jenkins		

—82

And the bill:

S. 486. (with amendment). To provide further for assessing and collecting taxes in certain counties classified on a population basis, amending Code of Alabama 1940, Title 51, Sections 78 and 80.

Was taken up.

The question was upon the adoption of the amendment reported by the Standing Committee on Local Legislation No. 2, said committee amendment being as follows:

Amend S. B. 486 by striking out Section 2 in its entirety, and inserting in lieu thereof the following:

"Section 2. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law."

And the amendment was adopted.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Dunn	Johnson (Hardaway)	Pierce
Adams	Engel	Johnston (Leonard)	Powell
Albea	Faulk	Jones (Covington)	Pruitt
Avery	Ferguson	Jones (Monroe)	Ramey
Bailey	Gilchrist	Lee	Rast
Bassett	Gilmer	Locke	Ray
Bevill	Glass	Long (Perry)	Reynolds (Chambers)
Bishop	Goldthwaite	McClendon (Chambers)	Roberts
Boyd	Goodwyn	McCorquodale	Rozelle
Brannan	Gordon	McLendon (Bullock)	Salter
Branyon	Grant	Meade	Self
Brewer	Gross	Merrill	Sessions
Broadfoot	Grouby	Morrow	Shumate
Brooks	Guthrie	Murphy	Smith (St. Clair)
Cabiness	Hain	Nettles	Speaks
Callahan	Hankins	Nichols	Steagall
Camp	Hardy	Oden	Taylor
Casey	Harris	Owens	Thomas
Cates	Hawkins	Perry	Turner
Daniel	Ingram	Phillips	Turnham
Dickson	Jenkins		

—82

And said bill, S. 486, as thus amended, was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Dunn	Johnson (Hardaway)	Pierce
Adams	Engel	Johnston (Leonard)	Powell
Albea	Faulk	Jones (Covington)	Pruitt
Avery	Ferguson	Jones (Monroe)	Ramey
Bailey	Gilchrist	Lee	Rast
Bassett	Gilmer	Locke	Ray
Bevill	Glass	Long (Perry)	Reynolds (Chambers)
Bishop	Goldthwaite	McClendon (Chambers)	Roberts
Boyd	Goodwyn	McCorquodale	Rozelle
Brannan	Gordon	McLendon (Bullock)	Salter
Branyon	Grant	Meade	Self
Brewer	Gross	Merrill	Sessions
Broadfoot	Grouby	Morrow	Shumate
Brooks	Guthrie	Murphy	Smith (St. Clair)
Cabiness	Hain	Nettles	Speaks
Callahan	Hankins	Nichols	Steagall
Camp	Hardy	Oden	Taylor
Casey	Harris	Owens	Thomas
Cates	Hawkins	Perry	Turner
Daniel	Ingram	Phillips	Turnham
Dickson	Jenkins		

—82

And the bill:

S. 489. (with amendment). To provide that in all counties of this State which now have or may hereafter have a population of more than 500,000 according to the last or any subsequent federal census, the judge of the probate court of such counties may try inquisitions of lunacy with or without a jury; and to further provide that when a jury is demanded in such proceedings, said jury shall be impaneled in the same manner as is now provided for the trial of a will contest in the probate courts of this State.

Was taken up.

The question was upon the adoption of the amendment reported by the Standing Committee on Local Legislation No. 2, said committee amendment being as follows:

Amend S. B. 489 by striking out Section 3 in its entirety, and inserting in lieu thereof the following:

"Section 3. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law."

And the amendment was adopted.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Dunn	Johnson (Hardaway)	Pierce
Adams	Engel	Johnston (Leonard)	Powell
Albea	Faulk	Jones (Covington)	Pruitt
Avery	Ferguson	Jones (Monroe)	Ramey
Bailey	Gilchrist	Lee	Rast
Bassett	Gilmer	Locke	Ray
Bevill	Glass	Long (Perry)	Reynolds (Chambers)
Bishop	Goldthwaite	McClendon (Chambers)	Roberts
Boyd	Goodwyn	McCorquodale	Rozelle
Brannan	Gordon	McLendon (Bullock)	Salter
Branyon	Grant	Meade	Self
Brewer	Gross	Merrill	Sessions
Broadfoot	Grouby	Morrow	Shumate
Brooks	Guthrie	Murphy	Smith (St. Clair)
Cabiness	Hain	Nettles	Speaks
Callahan	Hankins	Nichols	Steagall
Camp	Hardy	Oden	Taylor
Casey	Harris	Owens	Thomas
Cates	Hawkins	Perry	Turner
Daniel	Ingram	Phillips	Turnham
Dickson	Jenkins		

And said bill, S. 489, as thus amended, was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Dunn	Johnson (Hardaway)	Pierce
Adams	Engel	Johnston (Leonard)	Powell
Albea	Faulk	Jones (Covington)	Pruitt
Avery	Ferguson	Jones (Monroe)	Ramey
Bailey	Gilchrist	Lee	Rast
Bassett	Gilmer	Locke	Ray
Bevill	Glass	Long (Perry)	Reynolds (Chambers)
Bishop	Goldthwaite	McClendon (Chambers)	Roberts
Boyd	Goodwyn	McCorquodale	Rozelle
Brannan	Gordon	McLendon (Bullock)	Salter
Branyon	Grant	Meade	Self
Brewer	Gross	Merrill	Sessions
Broadfoot	Grouby	Morrow	Shumate
Brooks	Guthrie	Murphy	Smith (St. Clair)
Cabiness	Hain	Nettles	Speaks
Callahan	Hankins	Nichols	Stcagall
Camp	Hardy	Oden	Taylor
Casey	Harris	Owens	Thomas
Cates	Hawkins	Perry	Turner
Daniel	Ingram	Phillips	Turnham
Dickson	Jenkins		

—82

And the bill:

S. 495. To amend Act No. 488, General Laws of Alabama, approved September 10, 1957, Acts of 1957, p. 675, entitled, "To fix the time for opening and closing the polls at certain elections held in counties which now have or which may hereafter have a population in excess of 500,000, according to the last or any subsequent federal decennial census."

Was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Cates	Hankins	Morrow
Adams	Daniel	Hardy	Murphy
Albea	Dickson	Harris	Nettles
Avery	Dunn	Hawkins	Nichols
Bailey	Engel	Ingram	Oden
Bassett	Faulk	Jenkins	Owens
Bevill	Ferguson	Johnson (Hardaway)	Perry
Bishop	Gilchrist	Johnston (Leonard)	Phillips
Boyd	Gilmer	Jones (Covington)	Pierce
Brannan	Glass	Jones (Monroe)	Powell
Branyon	Goldthwaite	Lee	Pruitt
Brewer	Goodwyn	Locke	Ramey
Broadfoot	Gordon	Long (Perry)	Rast
Brooks	Grant	McClendon (Chambers)	Ray
Cabiness	Gross	McCorquodale	Reynolds (Chambers)
Callahan	Grouby	McLendon (Bullock)	Roberts
Camp	Guthrie	Meade	Rozelle
Casey	Hain	Merrill	Salter

Self	Smith (St. Clair)	Taylor	Turner
Sessions	Speaks	Thomas	Turnham
Shumate	Steagall		

—82

And the bill:

S. 327. To alter and rearrange the boundaries of the City of Huntsville so as to annex certain territory to the city.

Was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Dunn	Johnson (Hardaway)	Pierce
Adams	Engel	Johnston (Leonard)	Powell
Albea	Faulk	Jones (Covington)	Pruitt
Avery	Ferguson	Jones (Monroe)	Ramey
Bailey	Gilchrist	Lee	Rast
Bassett	Gilmer	Locke	Ray
Bevill	Glass	Long (Perry)	Reynolds (Chambers)
Bishop	Goldthwaite	McClendon (Chambers)	Roberts
Boyd	Goodwyn	McCorquodale	Rozelle
Brannan	Gordon	McLendon (Butlock)	Salter
Branyon	Grant	Meade	Self
Brewer	Gross	Merrill	Sessions
Broadfoot	Grouby	Morrow	Shumate
Brooks	Guthrie	Murphy	Smith (St. Clair)
Cabiness	Hain	Nettles	Speaks
Callahan	Hankins	Nichols	Steagall
Camp	Hardy	Oden	Taylor
Casey	Harris	Owens	Thomas
Cates	Hawkins	Perry	Turner
Daniel	Ingram	Phillips	Turnham
Dickson	Jenkins		

—82

And the bill:

S. 376. To amend Title 17, Section 27 of the Code of Alabama of 1940 as amended relative to special registration.

Was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Bishop	Cabiness	Dunn
Adams	Boyd	Callahan	Engel
Albea	Brannan	Camp	Faulk
Avery	Branyon	Casey	Ferguson
Bailey	Brewer	Cates	Gilchrist
Bassett	Broadfoot	Daniel	Gilmer
Bevill	Brooks	Dickson	Glass

Goldthwaite	Johnson (Hardaway)	Nettles	Roberts
Goodwyn	Johnston (Leonard)	Nichols	Rozelle
Gordon	Jones (Covington)	Oden	Salter
Grant	Jones (Monroe)	Owens	Self
Gross	Lee	Perry	Sessions
Grouby	Locke	Phillips	Shumate
Guthrie	Long (Perry)	Pierce	Smith (St. Clair)
Hain	McClendon (Chambers)	Powell	Speaks
Hankins	McCorquodale	Pruitt	Steagall
Hardy	McLendon (Bullock)	Ramey	Taylor
Harris	Meade	Rast	Thomas
Hawkins	Merrill	Ray	Turner
Ingram	Morrow	Reynolds (Chambers)	Turnham
Jenkins	Murphy		

—82

And the bill:

S. 377. To repeal Act No. 186, H. 344, approved July 2, 1953, entitled "To provide an additional and alternative method of assessing, paying taxes on and issuing license tags for motor vehicles, in counties having a population of 150,000 or more according to the 1950 or any succeeding Federal decennial census." (Acts of Alabama 1953, page 238).

Was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Dunn	Johnson (Hardaway)	Pierce
Adams	Engel	Johnston (Leonard)	Powell
Albea	Faulk	Jones (Covington)	Pruitt
Avery	Ferguson	Jones (Monroe)	Ramey
Bailey	Gilchrist	Lee	Rast
Bassett	Gilmer	Locke	Ray
Bevill	Glass	Long (Perry)	Reynolds (Chambers)
Bishop	Goldthwaite	McClendon (Chambers)	Roberts
Boyd	Goodwyn	McCorquodale	Rozelle
Brannan	Gordon	McLendon (Bullock)	Salter
Branyon	Grant	Meade	Self
Brewer	Gross	Merrill	Sessions
Broadfoot	Grouby	Morrow	Shumate
Brooks	Guthrie	Murphy	Smith (St. Clair)
Cabiness	Hain	Nettles	Speaks
Callahan	Hankins	Nichols	Steagall
Camp	Hardy	Oden	Taylor
Casey	Harris	Owens	Thomas
Cates	Hawkins	Perry	Turner
Daniel	Ingram	Phillips	Turnham
Dickson	Jenkins		

—82

And the bill:

S. 378. To provide an additional and alternative method of assessing, paying taxes on and issuing license tags for motor vehicles, in counties

having a population of 300,000 or more according to the last or any subsequent Federal census.

Was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Dunn	Johnson (Hardaway)	Pierce
Adams	Engel	Johnston (Leonard)	Powell
Albea	Faulk	Jones (Covington)	Pruitt
Avery	Ferguson	Jones (Monroe)	Ramey
Bailey	Gilchrist	Lee	Rast
Bassett	Gilmer	Locke	Ray
Bevill	Glass	Long (Perry)	Reynolds (Chambers)
Bishop	Goldthwaite	McClendon (Chambers)	Roberts
Boyd	Goodwyn	McCorquodale	Rozelle
Brannan	Gordon	McLendon (Bullock)	Salter
Branyon	Grant	Meade	Self
Brewer	Gross	Merrill	Sessions
Broadfoot	Grouby	Morrow	Shumate
Brooks	Guthrie	Murphy	Smith (St. Clair)
Cabiness	Hain	Nettles	Speaks
Callahan	Hankins	Nichols	Steagall
Camp	Hardy	Oden	Taylor
Casey	Harris	Owens	Thomas
Cates	Hawkins	Perry	Turner
Daniel	Ingram	Phillips	Turnham
Dickson	Jenkins		

—82

And the bill:

S. 385. To repeal Act No. 185, H. 570, approved June 23, 1945, entitled "An Act Providing, in all counties having a population of not less than 140,000 and not more than 400,000 population according to the last or any subsequent federal census, for the preparation by the board of registrars of lists of registered voters, the correction of such lists, and the certification of such lists to the judge of the probate court in all cases where any new precinct, voting district or ward is created or divided by any county, city or town; Providing for the calling of the board of registrars into session; Providing for the publishing of the lists of such voters; Providing for the alteration of the records in the office of the probate judge to conform to the lists; Providing for the employment and the fixing of salaries of all necessary clerks or assistants of the board of registrars and the payment of all expenses incurred in connection with this act; Fixing the salaries of the members of the board of registrars and providing for their payment; Providing that all provisions of this act shall be independent and separable; Repealing all laws or parts of laws in conflict herewith, and fixing the effective date of this act." (Acts of Alabama 1945, page 313).

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Avery	Bevill	Brannan
Adams	Bailey	Bishop	Branyon
Albea	Bassett	Boyd	Brewer

Broadfoot	Gordon	Long (Perry)	Ramey
Brooks	Grant	McClendon (Chambers)	Rast
Cabiness	Gross	McCorquodale	Ray
Callahan	Grouby	McLendon (Bullock)	Reynolds (Chambers)
Camp	Guthrie	Meade	Roberts
Casey	Hain	Merrill	Rozelle
Cates	Hankins	Morrow	Salter
Daniel	Hardy	Murphy	Self
Dickson	Harris	Nettles	Sessions
Dunn	Hawkins	Nichols	Shumate
Engel	Ingram	Oden	Smith (St. Clair)
Faulk	Jenkins	Owens	Speaks
Ferguson	Johnson (Hardaway)	Perry	Steagall
Gilchrist	Johnston (Leonard)	Phillips	Taylor
Gilmer	Jones (Covington)	Pierce	Thomas
Glass	Jones (Monroe)	Powell	Turner
Goldthwaite	Lee	Pruitt	Turnham
Goodwyn	Locke		

—82

And the bill:

S. 386. An Act providing, in all counties having a population of not less than 300,000 and not more than 500,000 population according to the last or any subsequent federal census, for the preparation by the board of registrars of lists of registered voters, the correction of such lists, and the certification of such lists to the judge of the probate court in all cases where any new precinct, voting district or ward is created or divided by any county, city or town; Providing for the calling of the board of registrars into session; Providing for the publishing of the lists of such voters; Providing for the alteration of the records in the office of the probate judge to conform to the lists; Providing for the employment and the fixing of salaries of all necessary clerks or assistants of the board of registrars and the payment of all expenses incurred in connection with this act; Fixing the salaries of the members of the board of registrars and providing for their payment; Providing that all provisions of this act shall be independent and separable; Repealing all laws or parts of laws in conflict herewith, and fixing the effective date of this act.

Was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Cabiness	Goldthwaite	Johnson (Hardaway)
Adams	Callahan	Goodwyn	Johnston (Leonard)
Albea	Camp	Gordon	Jones (Covington)
Avery	Casey	Grant	Jones (Monroe)
Bailey	Cates	Gross	Lee
Bassett	Daniel	Grouby	Locke
Bevill	Dickson	Guthrie	Long (Perry)
Bishop	Dunn	Hain	McClendon (Chambers)
Boyd	Engel	Hankins	McCorquodale
Brannan	Faulk	Hardy	McLendon (Bullock)
Branyon	Ferguson	Harris	Meade
Brewer	Gilchrist	Hawkins	Merrill
Broadfoot	Gilmer	Ingram	Morrow
Brooks	Glass	Jenkins	Murphy

Nettles	Powell	Rozelle	Speaks
Nichols	Pruitt	Salter	Steagall
Oden	Ramey	Self	Taylor
Owens	Rast	Sessions	Thomas
Perry	Ray	Shumate	Turner
Phillips	Reynolds (Chambers)	Smith (St. Clair)	Turnham
Pierce	Roberts		

—82

And the bill:

S. 511. To provide further for selection of textbooks for use in junior and senior high schools in counties having populations of not less than 150,000 nor more than 300,000; amending Section 12 of Act No. 412, S. 261, Regular Session 1945.

Was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Dunn	Johnson (Hardaway)	Pierce
Adams	Engel	Johnston (Leonard)	Powell
Albea	Faulk	Jones (Covington)	Pruitt
Avery	Ferguson	Jones (Monroe)	Ramey
Bailey	Gilchrist	Lee	Rast
Bassett	Gilmer	Locke	Ray
Bevill	Glass	Long (Perry)	Reynolds (Chambers)
Bishop	Goldthwaite	McClendon (Chambers)	Roberts
Boyd	Goodwyn	McCorquodale	Rozelle
Brannan	Gordon	McLendon (Bullock)	Salter
Branyon	Grant	Meade	Self
Brewer	Gross	Merrill	Sessions
Broadfoot	Grouby	Morrow	Shumate
Brooks	Guthrie	Murphy	Smith (St. Clair)
Cabiness	Hain	Nettles	Speaks
Callahan	Hankins	Nichols	Steagall
Camp	Hardy	Oden	Taylor
Casey	Harris	Owens	Thomas
Cates	Hawkins	Perry	Turner
Daniel	Ingram	Phillips	Turnham
Dickson	Jenkins		

—82

S. 512 INDEFINITELY POSTPONED

On motion of Mr. Callahan, the bill, S. 512, was indefinitely postponed.

And the bill:

S. 513. To alter the corporate limits of the City of Tuscaloosa, Alabama, and to rearrange and define the boundaries thereof.

Was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Dunn	Johnson (Hardaway)	Pierce
Adams	Engel	Johnston (Leonard)	Powell
Albea	Faulk	Jones (Covington)	Pruitt
Avery	Ferguson	Jones (Monroe)	Ramey
Bailey	Gilchrist	Lee	Rast
Bassett	Gilmer	Locke	Ray
Bevill	Glass	Long (Perry)	Reynolds (Chambers)
Bishop	Goldthwaite	McClendon (Chambers)	Roberts
Boyd	Goodwyn	McCorquodale	Rozelle
Brannan	Gordon	McLendon (Bullock)	Salter
Branyon	Grant	Meade	Self
Brewer	Gross	Merrill	Sessions
Broadfoot	Grouby	Morrow	Shumate
Brooks	Guthrie	Murphy	Smith (St. Clair)
Cabiness	Hain	Nettles	Speaks
Callahan	Hankins	Nichols	Steagall
Camp	Hardy	Oden	Taylor
Casey	Harris	Owens	Thomas
Cates	Hawkins	Perry	Turner
Daniel	Ingram	Phillips	Turnham
Dickson	Jenkins		

—82

And the bill:

S. 514. To alter the corporate limits of the City of Tuscaloosa, Alabama, and to rearrange and define the boundaries thereof.

Was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Dunn	Johnson (Hardaway)	Pierce
Adams	Engel	Johnston (Leonard)	Powell
Albea	Faulk	Jones (Covington)	Pruitt
Avery	Ferguson	Jones (Monroe)	Ramey
Bailey	Gilchrist	Lee	Rast
Bassett	Gilmer	Locke	Ray
Bevill	Glass	Long (Perry)	Reynolds (Chambers)
Bishop	Goldthwaite	McClendon (Chambers)	Roberts
Boyd	Goodwyn	McCorquodale	Rozelle
Brannan	Gordon	McLendon (Bullock)	Salter
Branyon	Grant	Meade	Self
Brewer	Gross	Merrill	Sessions
Broadfoot	Grouby	Morrow	Shumate
Brooks	Guthrie	Murphy	Smith (St. Clair)
Cabiness	Hain	Nettles	Speaks
Callahan	Hankins	Nichols	Steagall
Camp	Hardy	Oden	Taylor
Casey	Harris	Owens	Thomas
Cates	Hawkins	Perry	Turner
Daniel	Ingram	Phillips	Turnham
Dickson	Jenkins		

—82

And the bill:

S. 515. To repeal Section 56 of Title 17, Code of Alabama 1940, which relates to meetings of, clerical assistants for and the salary or compensation of the members of the boards of registrars in counties having populations of more than 300,000.

Was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Dunn	Johnson (Hardaway)	Pierce
Adams	Engel	Johnston (Leonard)	Powell
Albea	Faulk	Jones (Covington)	Pruitt
Avery	Ferguson	Jones (Monroe)	Ramey
Bailey	Gilchrist	Lee	Rast
Bassett	Gilmer	Locke	Ray
Bevill	Glass	Long (Perry)	Reynolds (Chambers)
Bishop	Goldthwaite	McClendon (Chambers)	Roberts
Boyd	Goodwyn	McCorquodale	Rozelle
Brannan	Gordon	McLendon (Bullock)	Salter
Branyon	Grant	Meade	Self
Brewer	Gross	Merrill	Sessions
Broadfoot	Grouby	Morrow	Shumate
Brooks	Guthrie	Murphy	Smith (St. Clair)
Cabiness	Hain	Nettles	Speaks
Callahan	Hankins	Nichols	Steagall
Camp	Hardy	Oden	Taylor
Casey	Harris	Owens	Thomas
Cates	Hawkins	Perry	Turner
Daniel	Ingram	Phillips	Turnham
Dickson	Jenkins		

—82

And the bill:

S. 516. To repeal Act No. 171, H. 441, approved June 17, 1943, entitled, "An Act to provide for the disposition, in all counties of this State which, according to the last Federal census, or any subsequent Federal census, having a population of 300,000 or more of all fines, forfeitures and costs which hereafter may be paid by any person or persons convicted in any court of competent jurisdiction in such counties of violations of the rules and regulations promulgated by the State Highway Commission concerning the operation of motor vehicles upon the highways of this State, and of violations of the Alabama Highway Code, where the persons thus convicted have been arrested by the Sheriff, or his deputies, or by any other county or municipal law enforcement officer, qualified to make such arrests in such counties," (General Acts of Alabama 1943, p. 157).

Was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Avery	Bevill	Brannan
Adams	Bailey	Bishop	Branyon
Albea	Bassett	Boyd	Brewer

Broadfoot	Gordon	Long (Perry)	Ramey
Brooks	Grant	McClendon (Chambers)	Rast
Cabiness	Gross	McCorquodale	Ray
Callahan	Grouby	McLendon (Bullock)	Reynolds (Chambers)
Camp	Guthrie	Meade	Roberts
Casey	Hain	Merrill	Rozelle
Cates	Hankins	Morrow	Salter
Daniel	Hardy	Murphy	Self
Dickson	Harris	Nettles	Sessions
Dunn	Hawkins	Nichols	Shumate
Engel	Ingram	Oden	Smith (St. Clair)
Faulk	Jenkins	Owens	Speaks
Ferguson	Johnson (Hardaway)	Perry	Steagall
Gilchrist	Johnston (Leonard)	Phillips	Taylor
Gilmer	Jones (Covington)	Pierce	Thomas
Glass	Jones (Monroe)	Powell	Turner
Goldthwaite	Lee	Pruitt	Turnham
Goodwyn	Locke		

—82

And the bill:

S. 517. To repeal Act No. 668, H. 760, approved October 8, 1947, entitled, "An Act to provide for the registration of voters and purging registration lists in counties having a population of 300,000 or more according to the last or any subsequent federal census; and to provide for the compensation of the chairman and members of the Board of Registrars in such counties; and to provide for employment of clerical or secretarial employees under the provisions of the County Merit System Act," (General Acts of Alabama 1947, p. 509).

Was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas :

Mr. Speaker	Dunn	Johnson (Hardaway)	Pierce
Adams	Engel	Johnston (Leonard)	Powell
Albea	Faulk	Jones (Covington)	Pruitt
Avery	Ferguson	Jones (Monroe)	Ramey
Bailey	Gilchrist	Lee	Rast
Bassett	Gilmer	Locke	Ray
Bevill	Glass	Long (Perry)	Reynolds (Chambers)
Bishop	Goldthwaite	McClendon (Chambers)	Roberts
Boyd	Goodwyn	McCorquodale	Rozelle
Brannan	Gordon	McLendon (Bullock)	Salter
Branyon	Grant	Meade	Self
Brewer	Gross	Merrill	Sessions
Broadfoot	Grouby	Morrow	Shumate
Brooks	Guthrie	Murphy	Smith (St. Clair)
Cabiness	Hain	Nettles	Speaks
Callahan	Hankins	Nichols	Steagall
Camp	Hardy	Oden	Taylor
Casey	Harris	Owens	Thomas
Cates	Hawkins	Perry	Turner
Daniel	Ingram	Phillips	Turnham
Dickson	Jenkins		

—82

And the bill:

S. 526. To Amend Act No. 111, H. 419, approved June 30, 1955 (Acts of Alabama, 1955, p. 356), entitled "An Act To fix the salary of the tax collector of Mobile County, and to regulate the payment thereof."

Was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Dunn	Johnson (Hardaway)	Pierce
Adams	Engel	Johnston (Leonard)	Powell
Albea	Faulk	Jones (Covington)	Pruitt
Avery	Ferguson	Jones (Monroe)	Ramey
Bailey	Gilchrist	Lee	Rast
Bassett	Gilmer	Locke	Ray
Bevill	Glass	Long (Perry)	Reynolds (Chambers)
Bishop	Goldthwaite	McClendon (Chambers)	Roberts
Boyd	Goodwyn	McCorquodale	Rozelle
Brannan	Gordon	McLendon (Bullock)	Salter
Branyon	Grant	Meade	Self
Brewer	Gross	Merrill	Sessions
Broadfoot	Grouby	Morrow	Shumate
Brooks	Guthrie	Murphy	Smith (St. Clair)
Cabiness	Hain	Nettles	Speaks
Callahan	Hankins	Nichols	Steagall
Camp	Hardy	Oden	Taylor
Casey	Harris	Owens	Thomas
Cates	Hawkins	Perry	Turner
Daniel	Ingram	Phillips	Turnham
Dickson	Jenkins		

—82

And the bill:

S. 528. To amend Act No. 366, H. 73, Regular Session 1959, an act relating to the selecting of juries and alternate jurors in criminal cases in the circuit courts of counties having populations of not less than 200,000 nor more than 400,000 (Acts of Alabama 1959, vol. 2, p. 955).

Was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Branyon	Dickson	Gordon
Adams	Brewer	Dunn	Grant
Albea	Broadfoot	Engel	Gross
Avery	Brooks	Faulk	Grouby
Bailey	Cabiness	Ferguson	Guthrie
Bassett	Callahan	Gilchrist	Hain
Bevill	Camp	Gilmer	Hankins
Bishop	Casey	Glass	Hardy
Boyd	Cates	Goldthwaite	Harris
Brannan	Daniel	Goodwyn	Hawkins

Ingram	McLendon (Bullock)	Pierce	Self
Jenkins	Meade	Powell	Sessions
Johnson (Hardaway)	Merrill	Pruitt	Shumate
Johnston (Leonard)	Morrow	Ramey	Smith (St. Clair)
Jones (Covington)	Murphy	Rast	Speaks
Jones (Monroe)	Nettles	Ray	Steagall
Lee	Nichols	Reynolds (Chambers)	Taylor
Locke	Oden	Roberts	Thomas
Long (Perry)	Owens	Rozelle	Turner
McClendon (Chambers)	Perry	Salter	Turnham
McCorquodale	Phillips		

—82

And the bill:

S. 529. To propose an amendment to the Constitution of Alabama authorizing certain funds derived from the school taxes levied in Calhoun County pursuant to the provisions of that certain amendment to the Constitution proposed by Act No. 587 enacted at the 1947 Regular Session of the Legislature of Alabama to be used for public school purposes generally; authorizing the refunding of any bonds now outstanding or hereafter issued under the provisions of said amendment or of the amendment proposed hereby; authorizing the issuance of bonds for the combined purposes of so refunding any such bonds and acquiring, constructing and improving public school buildings; providing that any bonds issued under said amendment or under the amendment proposed hereby shall be negotiable instruments and legal investments for trust funds; and providing that bonds may be issued under the amendment proposed hereby without a further election and without being chargeable to the constitutional debt limit of the issuing political subdivision.

Was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Dunn	Johnson (Hardaway)	Pierce
Adams	Engel	Johnston (Leonard)	Powell
Albea	Faulk	Jones (Covington)	Pruitt
Avery	Ferguson	Jones (Monroe)	Ramey
Bailey	Gilchrist	Lee	Rast
Bassett	Gilmer	Locke	Ray
Bevill	Glass	Long (Perry)	Reynolds (Chambers)
Bishop	Goldthwaite	McClendon (Chambers)	Roberts
Boyd	Goodwyn	McCorquodale	Rozelle
Brannan	Gordon	McLendon (Bullock)	Salter
Branyon	Grant	Meade	Self
Brewer	Gross	Merrill	Sessions
Broadfoot	Grouby	Morrow	Shumate
Brooks	Guthrie	Murphy	Smith (St. Clair)
Cabiness	Hain	Nettles	Speaks
Callahan	Hankins	Nichols	Steagall
Camp	Hardy	Oden	Taylor
Casey	Harris	Owens	Thomas
Cates	Hawkins	Perry	Turner
Daniel	Ingram	Phillips	Turnham
Dickson	Jenkins		

—82

And the bill:

S. 533. Proposing an amendment to the Constitution of Alabama relative to levying special school taxes in Clay County.

Was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Dunn	Johnson (Hardaway)	Pierce
Adams	Engel	Johnston (Leonard)	Powell
Albea	Faulk	Jones (Corington)	Pruitt
Avery	Ferguson	Jones (Monroe)	Ramey
Bailey	Gilchrist	Lee	Rast
Bassett	Gilmer	Locke	Ray
Bevill	Glass	Long (Perry)	Reynolds (Chambers)
Bishop	Goldthwaite	McClendon (Chambers)	Roberts
Boyd	Goodwyn	McCorquodale	Rozelle
Brannan	Gordon	McLendon (Butlock)	Salter
Branyon	Grant	Meade	Self
Brewer	Gross	Merrill	Sessions
Broadfoot	Grouby	Morrow	Shumate
Brooks	Guthrie	Murphy	Smith (St. Clair)
Cabiness	Hain	Nettles	Speaks
Callahan	Hankins	Nichols	Steagall
Camp	Hardy	Oden	Taylor
Casey	Harris	Owens	Thomas
Cates	Hawkins	Perry	Turner
Daniel	Ingram	Phillips	Turnham
Dickson	Jenkins		

—82

And the bill:

S. 537. To repeal Act No. 187, S. 339, approved June 29, 1951, as amended, creating a firemen and policemen's pension and relief fund in cities having a population of not less than 45,000 nor more than 54,000 inhabitants according to the preliminary count as of April 1, 1951 of the latest federal census or which shall have such population according to any such census that may be taken hereafter, (Acts of Alabama 1950-51, p. 438).

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Boyd	Casey	Gilmer
Adams	Brannan	Cates	Glass
Albea	Branyon	Daniel	Goldthwaite
Avery	Brewer	Dickson	Goodwyn
Bailey	Broadfoot	Dunn	Gordon
Barnett	Brooks	Engel	Grant
Bassett	Cabiness	Faulk	Gross
Bevill	Callahan	Ferguson	Grouby
Bishop	Camp	Gilchrist	Guthrie

Hain	Lee	Oden	Rozelle
Hankins	Locke	Owens	Salter
Hardy	Long (Perry)	Perry	Self
Harris	McClendon (Chambers)	Phillips	Sessions
Hawkins	McCorquodale	Pierce	Shumate
Hearn	McLendon (Bullock)	Powell	Smith (St. Clair)
Ingram	Meade	Pruitt	Speaks
Jenkins	Merrill	Ramey	Steagall
Johnson (Hardaway)	Morrow	Rast	Taylor
Johnston (Leonard)	Murphy	Ray	Thomas
Jones (Covington)	Nettles	Reynolds (Chambers)	Turner
Jones (Monroe)	Nichols	Roberts	Turnham

—84

And the bill:

S. 538. To repeal Act No. 509, S. 570, approved August 22, 1951, entitled "An Act Relating to cities having a population of not less than 35,000 nor more than 55,000 inhabitants; authorizing such cities to levy and collect privilege license taxes on the sale of malt or brewed beverages within their police jurisdictions at the same rate as such taxes are levied within their corporate limits," (Acts of Alabama 1950-51, p. 900).

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Class	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Hearn	Perry	Turnham

—84

And the bill:

S. 539. To repeal Act No. 384, S. 286, approved November 6, 1959, entitled "An Act Relating to municipalities having a population of not less than 40,000 nor more than 50,000, according to the last or any subsequent

federal decennial census; providing optional forms of government which may be adopted by such municipalities; and providing the method by which any such municipality may adopt such an optional form of municipal government," (Acts of Alabama 1959, vol. 2, p. 999).

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Hearn	Perry	Turnham

—84

And the bill:

S. 540. Relating to municipalities having a population of not less than 60,000 nor more than 70,000, according to the 1960 or any subsequent federal decennial census; providing optional forms of government which may be adopted by such municipalities; and providing the method by which any such municipality may adopt such an optional form of municipal government.

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Boyd	Casey	Gilmer
Adams	Brannan	Cates	Glass
Albea	Branyon	Daniel	Goldthwaite
Avery	Brewer	Dickson	Goodwyn
Bailey	Broadfoot	Dunn	Gordon
Barnett	Brooks	Engel	Grant
Bassett	Cabiness	Faulk	Gross
Bevill	Callahan	Ferguson	Grouby
Bishop	Camp	Gilchrist	Guthrie

Hain	Lee	Oden	Rozelle
Hankins	Locke	Owens	Salter
Hardy	Long (Perry)	Perry	Self
Harris	McClendon (Chambers)	Phillips	Sessions
Hawkins	McCorquodale	Pierce	Shumate
Hearn	McLendon (Bullock)	Powell	Smith (St. Clair)
Ingram	Meade	Pruitt	Speaks
Jenkins	Merrill	Ramey	Steagall
Johnson (Hardaway)	Morrow	Rast	Taylor
Johnston (Leonard)	Murphy	Ray	Thomas
Jones (Covington)	Nettles	Reynolds (Chambers)	Turner
Jones (Monroe)	Nichols	Roberts	Turnham

—84

And the bill:

S. 549. To provide for the relief of John M. Ward of Winston County; authorizing and directing the board of revenue, court of county commissioners, or other like governing body of Winston County to compensate John M. Ward for damages sustained when his truck was involved in a collision with a county vehicle.

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Hearn	Perry	Turnham

—84

And the bill:

S. 550. To provide for the relief of John Lockhart of Winston County; authorizing and directing the board of revenue, court of county commissioners, or other like governing body of Winston County to compensate John Lockhart for personal injuries and other damages sustained by him in connection with a collision in which a county vehicle was involved.

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Fruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Hearn	Perry	Turnham

—84

And the bill:

S. 551. To amend further Act No. 539, S. 253, approved July 23, 1931, providing for a board of education for Winston County (Local Acts of Alabama 1931, p. 257) so as to provide further for the manner of election of such board; to prescribe their term of office; and to provide for selection of a chairman of the board.

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Callahan	Grant	Lee
Adams	Camp	Gross	Locke
Albea	Casey	Grouby	Long (Perry)
Avery	Cates	Guthrie	McClendon (Chambers)
Bailey	Daniel	Hain	McCorquodale
Barnett	Dickson	Hankins	McLendon (Bullock)
Bassett	Dunn	Hardy	Meade
Bevill	Engel	Harris	Merrill
Bishop	Faulk	Hawkins	Morrow
Boyd	Ferguson	Hearn	Murphy
Brannan	Gilchrist	Ingram	Nettles
Branyon	Gilmer	Jenkins	Nichols
Brewer	Glass	Johnson (Hardaway)	Oden
Broadfoot	Goldthwaite	Johnston (Leonard)	Owens
Brooks	Goodwyn	Jones (Covington)	Perry
Cabiness	Gordon	Jones (Monroe)	Phillips

Pierce	Ray	Self	Steagall
Powell	Reynolds (Chambers)	Sessions	Taylor
Pruitt	Roberts	Shumate	Thomas
Ramey	Rozelle	Smith (St. Clair)	Turner
Rast	Salter	Speaks	Turnham

—84

And the bill:

S. 552. To confer upon the circuit solicitor and other solicitors in all counties having a population of not less than 100,000 nor more than 115,000 inhabitants according to the last or any subsequent federal decennial census the power to take oaths in support of complaints and to issue warrants in all criminal cases in such counties.

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Hearn	Perry	Turnham

—84

And the bill:

S. 518. To provide for the disposition, in all counties of this State which, according to the 1960 federal census, or any subsequent federal census, have a population of 500,000 or more of all fines, forfeitures and costs which hereafter may be paid by any person or persons convicted in any court of competent jurisdiction in such counties of violations of the rules and regulations promulgated by the state highway department concerning the operation of motor vehicles upon the highways of this State, and of violations of the Alabama highway laws, where the persons thus convicted have been arrested by the sheriff, or his deputies, or by any other county or municipal law enforcement officer, qualified to make such arrests in such counties.

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Hearn	Perry	Turnham

—84

And the bill:

S. 519. To amend Act No. 529, H. 898, of the Regular Session of 1953, which relates to authority of the county board of education in counties of certain populations.

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Camp	Grouby	McClendon (Chambers)
Adams	Casey	Guthrie	McCorquodale
Albea	Cates	Hain	McLendon (Bullock)
Avery	Daniel	Hankins	Meade
Bailey	Dickson	Hardy	Merrill
Barnett	Dunn	Harris	Morrow
Bassett	Engel	Hawkins	Murphy
Bevill	Faulk	Hearn	Nettles
Bishop	Ferguson	Ingram	Nichols
Boyd	Gilchrist	Jenkins	Oden
Brannan	Gilmer	Johnson (Hardaway)	Owens
Branyon	Glass	Johnston (Leonard)	Perry
Brewer	Goldthwaite	Jones (Covington)	Phillips
Broadfoot	Goodwyn	Jones (Monroe)	Pierce
Brooks	Gordon	Lee	Powell
Cabiness	Grant	Locke	Pruitt
Callahan	Gross	Long (Perry)	Ramey

Rast	Rozelle	Shumate	Taylor
Ray	Salter	Smith (St. Clair)	Thomas
Reynolds (Chambers)	Self	Speaks	Turner
Roberts	Sessions	Steagall	Turnham

—84

And the bill:

S. 520. To amend Act No. 530, H. 897, of the Regular Session of 1953, which relates to the authority of the city board of education in counties of certain populations.

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Hearn	Perry	Turnham

—84

And the bill:

S. 557. To regulate further the conduct of elections in all counties having populations of 500,000 or more; amending Code of Alabama 1940, Title 17, Section 110, in relation to the use of paper ballots at certain voting places.

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Avery	Bassett	Boyd
Adams	Bailey	Bevill	Brannan
Albea	Barnett	Bishop	Branyon

Brewer	Goodwyn	Lee	Pruitt
Broadfoot	Gordon	Locke	Ramey
Brooks	Grant	Long (Perry)	Rast
Cabiness	Gross	McClendon (Chambers)	Ray
Callahan	Grouby	McCorquodale	Reynolds (Chambers)
Camp	Guthrie	McLendon (Bullock)	Roberts
Casey	Hain	Meade	Rozelle
Cates	Hankins	Merrill	Salter
Daniel	Hardy	Morrow	Self
Dickson	Harris	Murphy	Sessions
Dunn	Hawkins	Nettles	Shumate
Engel	Hearn	Nichols	Smith (St. Clair)
Faulk	Ingram	Oden	Speaks
Ferguson	Jenkins	Owens	Steagall
Gilchrist	Johnson (Hardaway)	Perry	Taylor
Gilmer	Johnston (Leonard)	Phillips	Thomas
Glass	Jones (Covington)	Pierce	Turner
Goldthwaite	Jones (Monroe)	Powell	Turnham

—84

And the bill:

S. 283. To provide for the relief of Mrs. Fred Bull, by Marion County.

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Hearn	Perry	Turnham

—84

And the bill:

S. 313. Relating to the municipality of Bear Creek, in Marion County, Alabama: To alter, re-arrange, and extend the boundaries and corporate limits of the Town of Bear Creek, Alabama.

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Stegall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Hearn	Perry	Turnham

—84

And the bill:

S. 556. To apply in all counties having populations of not less than 65,000 nor more than 95,000; directing the county governing body in each such county to pay for certain radio communication equipment and for the installation of a two-way radio in the coroner's car.

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Camp	Grouby	McClendon (Chambers)
Adams	Casey	Guthrie	McCorquodale
Albea	Cates	Hain	McLendon (Bullock)
Avery	Daniel	Hankins	Meade
Bailey	Dickson	Hardy	Merrill
Barnett	Dunn	Harris	Morrow
Bassett	Engel	Hawkins	Murphy
Bevill	Faulk	Hearn	Nettles
Bishop	Ferguson	Ingram	Nichols
Boyd	Gilchrist	Jenkins	Oden
Brannan	Gilmer	Johnson (Hardaway)	Owens
Branyon	Glass	Johnston (Leonard)	Perry
Brewer	Goldthwaite	Jones (Covington)	Phillips
Broadfoot	Goodwyn	Jones (Monroe)	Pierce
Brooks	Gordon	Lee	Powell
Cabiness	Grant	Locke	Pruitt
Callahan	Gross	Long (Perry)	Ramey

Rast	Rozelle	Shumate	Taylor
Ray	Salter	Smith (St. Clair)	Thomas
Reynolds (Chambers)	Self	Speaks	Turner
Roberts	Sessions	Steagall	Turnham

—84

And the bill:

S. 391. To repeal Act No. 245, H. 343, approved June 26, 1945, entitled "To create the office of Commissioner of Licenses in all counties of this State having a population of not less than 140,000, nor more than 400,000, according to the last or any subsequent Federal census; to provide for the method of electing said officer; to fix his term of office; to fix his compensation; to prescribe his duties and define his powers; to provide for the appointment of a Deputy Commissioner of Licenses and for the appointment of necessary clerical assistants in said office; and to further provide that said Commissioner of Licenses shall issue all licenses, except marriage licenses, assess for taxation, collect the ad valorem taxes, issue the licenses and distribute the tags on all motor vehicles in such counties; to transfer the duties from the Tax Assessor, Tax Collector and Judge of Probate in such counties to said Commissioner of Licenses of all matters relative to the registration, assessment for taxes, collection of ad valorem taxes and distribution of tags for motor vehicles, and the issuances of all licenses, except marriage licenses." (Acts of Alabama 1945, page 367).

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Hearn	Perry	Turnham

—84

And the bill:

S. 392. To repeal Act No. 22, H. 73, approved May 26, 1955 entitled "To apply in all counties having a population of not less than 230,000 nor

more than 500,000 inhabitants, according to the last or any subsequent federal decennial census; to fix the compensation of the commissioner of licenses in all such counties." (Acts of Alabama 1955, page 233).

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Class	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Hearn	Perry	Turnham

—84

And the bill:

S. 394. To repeal Act No. 17, H. 19, approved March 23, 1955 entitled "To extend the term of office of Commissioner of Licenses in all counties of this State having a population of not less than 230,000 nor more than 400,000, according to the last or any subsequent Federal census, for a period of two years from the expiration of their present term of office; to provide how, when and for what term of office their successors shall be elected and to repeal only those laws, or parts of law, which are in conflict herewith." (Acts of Alabama 1955, page 126).

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Bishop	Callahan	Faulk
Adams	Boyd	Camp	Ferguson
Albea	Brannan	Casey	Gilchrist
Avery	Branyon	Cates	Gilmer
Bailey	Brewer	Daniel	Glass
Barnett	Broadfoot	Dickson	Goldthwaite
Bassett	Brooks	Dunn	Goodwyn
Bevill	Cabiness	Engel	Gordon

Grant	Johnston (Leonard)	Nettles	Roberts
Gross	Jones (Covington)	Nichols	Rozelle
Grouby	Jones (Monroe)	Oden	Salter
Guthrie	Lee	Owens	Self
Hain	Locke	Perry	Sessions
Hankins	Long (Perry)	Phillips	Shumate
Hardy	McClendon (Chambers)	Pierce	Smith (St. Clair)
Harris	McCorquodale	Powell	Speaks
Hawkins	McLendon (Wullock)	Pruitt	Steagall
Hearn	Meade	Ramey	Taylor
Ingram	Merrill	Rast	Thomas
Jenkins	Morrow	Ray	Turner
Johnson (Hardaway)	Murphy	Reynolds (Chambers)	Turnham

—84

And the bill:

S. 527. To provide further for the assessment and collection of taxes and issuance of licenses in certain counties; to create the office of license commissioner in all counties having populations of not less than 300,000 nor more than 500,000, according to the 1960 or any subsequent federal decennial census; to provide for the appointment of the first license commissioner and to prescribe the manner of electing his successors; to fix the term of office and compensation of the license commissioner; to prescribe his duties and define his powers; to provide for a deputy license commissioner and for other necessary clerical assistants; to provide that all licenses, except marriage licenses, issued in any county to which this Act applies, shall be issued by the license commissioner and that ad valorem taxes on motor vehicles shall be assessed and collected by such license commissioner; and to transfer the duties of issuing licenses, and assessing and collecting ad valorem taxes on motor vehicles from officers currently performing these duties in the counties hereby affected to the license commissioner.

Was taken up.

Mr. Murphy offered the following amendment to the bill, S. 527:

1. Change the period at the end of the third sentence in Section 3 to a comma and then insert the following: and for a period of not more than thirty days in any fiscal year he may also temporarily maintain an office in any or all other incorporated municipalities in the county.

2. Strike from the third sentence in Section 4 the following words and phrases: "or may be made by individual sureties, acceptable to the probate judge,"

3. Substitute a comma for the period at the end of Section 10 in the bill, and then add to the section the following: unless the license blanks have been so designed that duplicate or carbon copies may be made when issuing the license, in which case he shall ascertain that the requisite number of legible duplicate or carbon copies have been made before he delivers the license to the licensee.

4. Insert after the word "stubs" in the two places where it appears in Section 11 of the bill the words: or duplicate or carbon copies.

5. Strike the whole of Section 19 of the bill and substitute the following in lieu thereof:

Section 19. Any license procured by or through a worthless check, or check not paid by the bank on which it is drawn, shall be void and of no effect. All licenses procured in such manner shall be returned to the license commissioner upon written notice to the individual or firm issuing the worthless check.

And the amendment was adopted.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Hearn	Perry	Turnham

—84

And said bill, S. 527, as thus amended, was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Camp	Grouby	McClendon (Chambers)
Adams	Casey	Guthrie	McCorquodale
Albea	Cates	Hain	McLendon (Bullock)
Avery	Daniel	Hankins	Meade
Bailey	Dickson	Hardy	Merrill
Barnett	Dunn	Harris	Morrow
Bassett	Engel	Hawkins	Murphy
Bevill	Faulk	Hearn	Nettles
Bishop	Ferguson	Ingram	Nichols
Boyd	Gilchrist	Jenkins	Oden
Brannan	Gilmer	Johnson (Hardaway)	Owens
Branyon	Glass	Johnston (Leonard)	Perry
Brewer	Goldthwaite	Jones (Covington)	Phillips
Broadfoot	Goodwyn	Jones (Monroe)	Pierce
Brooks	Gordon	Lee	Powell
Cabiness	Grant	Locke	Pruitt
Callahan	Gross	Long (Perry)	Ramey

Rast	Rozelle	Shumate	Taylor
Ray	Salter	Smith (St. Clair)	Thomas
Reynolds (Chambers)	Self	Speaks	Turner
Roberts	Sessions	Steagall	Turnham

—84

S. 508 INDEFINITELY POSTPONED

On motion of Mr. Smith (St. Clair), the bill, S. 508, was indefinitely postponed.

And the bill:

S. 324. To alter, rearrange, and extend the boundary lines and corporate limits of the City of Florence in Lauderdale County so as to annex certain territory to the city.

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Hearn	Perry	Turnham

—84

And the bill:

S. 371. To apply in all counties of this State having a population of not less than 15,300 and not more than 15,400 according to the 1960 or any subsequent federal decennial census and to allow the Court of County Commissioners or other like governing body of such counties to fix and set aside, by resolution, certain days of the week for the closing of the offices in the courthouse of such counties.

Was taken up.

Mr. Phillips offered the following substitute for the bill, S. 371:

A BILL
TO BE ENTITLED
AN ACT

To allow the court of county commissioners or other like governing bodies of certain counties classified on a population basis to fix and set aside, by resolution, certain days of the week for the closing of the offices in the courthouses of such counties.

Be It Enacted by the Legislature of Alabama:

Section 1. This act shall apply in all counties of Alabama having populations of not less than 15,300 nor more than 15,400 and all counties having populations of not less than 17,800 and not more than 18,700, according to the 1960 or any subsequent federal decennial census.

Section 2. In all counties of this State coming within the purview of this act, the court of county commissioners or other like governing body of such county is hereby authorized to fix and set aside and designate, by resolution, from time to time, one day out of each week other than Sundays for all courthouse offices and other county offices to be closed.

Section 3. All laws and parts of laws in conflict with this act are hereby expressly repealed.

Section 4. This act shall become effective immediately after its passage and approval by the Governor or its otherwise becoming a law.

And the substitute was adopted.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Cates	Hardy	Murphy
Adams	Daniel	Harris	Nettles
Albea	Dickson	Hawkins	Nichols
Avery	Dunn	Hearn	Oden
Bailey	Engel	Ingram	Owens
Barnett	Faulk	Jenkins	Perry
Bassett	Ferguson	Johnson (Hardaway)	Phillips
Bevill	Gilchrist	Johnston (Leonard)	Pierce
Bishop	Gilmer	Jones (Covington)	Powell
Boyd	Glass	Jones (Monroe)	Pruitt
Brannan	Goldthwaite	Lee	Ramey
Branyon	Goodwyn	Locke	Rast
Brewer	Gordon	Long (Perry)	Ray
Broadfoot	Grant	McClendon (Chambers)	Reynolds (Chambers)
Brooks	Gross	McCorquodale	Roberts
Cabiness	Grouby	McLendon (Butlock)	Rozelle
Callahan	Guthrie	Meade	Salter
Camp	Hain	Merrill	Self
Casey	Hankins	Morrow	Sessions

Shumate	Speaks	Taylor	Turner
Smith (St. Clair)	Steagall	Thomas	Turnham

—84

And said bill, S. 371, as thus amended, was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Hearn	Perry	Turnham

—84

And the bill:

S. 325. (with amendment). To propose an amendment to the Constitution relating to the levy and collection of special property taxes for educational purposes in Lauderdale County.

Was taken up.

The question was upon the adoption of the amendment reported by the Standing Committee on Local Legislation No. 1, said committee amendment being as follows:

Amendment to S. B. 325

In the proposed constitutional amendment, 1st paragraph, strike out "but may be pledged to the payment of the principal of and interest on bonds, warrants, or other evidences of indebtedness issued for public school purposes, which pledges shall take priority as provided in such bonds, warrants, or other evidences of indebtedness;" and insert the following: but shall not be used for or pledged to the payment of bonds or warrants;

Also, in the 2d paragraph of the proposed amendment, strike out "subsequent elections thereon may be held at any time" and insert "subsequent elections thereon may be held at intervals of not less than two years."

And the amendment was adopted.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Hearn	Perry	Turnham

—84

And said bill, S. 325, as thus amended, was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Hearn	Perry	Turnham

—84

And the bill:

S. 455. Relating to Judicial Notice of Ordinances of Cities Which May Now or Hereafter Have a Population of One Hundred Thousand and not exceeding Two Hundred Thousand People According to the Last Or Any Succeeding Federal Census in all criminal or quasi-criminal cases.

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Googwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Hearn	Perry	Turnham

—84

And the bill:

S. 507. To Amend Sections 4, 6, 8, 9, 23, 28, 29 and 33 of an Act entitled An Act "To Establish a Law and Equity Court for Lauderdale County, to define its jurisdiction and powers; to provide for trial tax and other fees; to provide that said court shall be open at all times for the trial of cases and transaction of business; prescribing rules and procedure for said court; to provide for an official court reporter for said court and fix his compensation, and to provide for the transfer of causes now or hereafter pending in the County and Circuit Court of Lauderdale County, Alabama, to the Law and Equity Court; to abolish the County Court of Lauderdale County, and the office of deputy solicitor for Lauderdale County," approved May 29, 1931, as amended by Act approved July 7, 1947, and as further amended by Act approved May 30, 1951.

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Albea	Bailey	Bassett
Adams	Avery	Barnett	Bevill

Bishop	Gilmer	Jones (Covington)	Powell
Boyd	Glass	Jones (Monroe)	Pruitt
Brannan	Goldthwaite	Lee	Ramey
Branyon	Goodwyn	Locke	Rast
Brewer	Gordon	Long (Perry)	Ray
Broadfoot	Grant	McClendon (Chambers)	Reynolds (Chambers)
Brooks	Gross	McCorquodale	Roberts
Cabiness	Grouby	McLendon (Bullock)	Rozelle
Callahan	Guthrie	Meade	Salter
Camp	Hain	Merrill	Self
Casey	Hankins	Morrow	Sessions
Cates	Hardy	Murphy	Shumate
Daniel	Harris	Nettles	Smith (St. Clair)
Dickson	Hawkins	Nichols	Speaks
Dunn	Hearn	Oden	Steagall
Engel	Ingram	Owens	Taylor
Faulk	Jenkins	Perry	Thomas
Ferguson	Johnson (Hardaway)	Phillips	Turner
Gilchrist	Johnston (Leonard)	Pierce	Turnham

—84

And the bill:

S. 521. (with amendment). Relating to the Eleventh Judicial Circuit: Authorizing the circuit solicitor to appoint a stenographic secretary, and providing for the payment of such secretary's compensation from the general fund of the county constituting such circuit.

Was taken up.

The question was upon the adoption of the amendment reported by the Standing Committee on Local Legislation No. 1, said committee amendment being as follows:

Amendment to S. B. 521

In Section 1, strike out "such payment to be made on certificate issued by the presiding judge of the circuit" and insert "such payment to be made on certificate issued by the circuit solicitor"

And the amendment was adopted.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Branyon	Dunn	Gross
Adams	Brewer	Engel	Gronby
Albea	Broadfoot	Faulk	Guthrie
Avery	Brooks	Ferguson	Hain
Bailey	Cabiness	Gilchrist	Hankins
Barnett	Callahan	Gilmer	Hardy
Bassett	Camp	Glass	Harris
Bevill	Casey	Goldthwaite	Hawkins
Bishop	Cates	Goodwyn	Hearn
Boyd	Daniel	Gordon	Ingram
Brannan	Dickson	Grant	Jenkins

Johnson (Hardaway)	Meade	Pierce	Self
Johnston (Leonard)	Merrill	Powell	Sessions
Jones (Covington)	Morrow	Pruitt	Shumate
Jones (Monroe)	Murphy	Ramey	Smith (St. Clair)
Lee	Nettles	Rast	Speaks
Locke	Nichols	Ray	Steagall
Long (Perry)	Oden	Reynolds (Chambers)	Taylor
McClendon (Chambers)	Owens	Roberts	Thomas
McCorquodale	Perry	Rozelle	Turner
McLendon (Bullock)	Phillips	Salter	Turnham

—84

And said bill, S. 521, as thus amended, was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Coldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Hearn	Perry	Turnham

—84

And the bill:

S. 535. (with amendment). To declare the public policy of the State with respect to violation of Section 420, Title 14, Code of Alabama (1940) as amended by an Act approved August 17, 1951, and as further amended by an Act approved July 24, 1953, in Counties in Alabama having a population of not less than 150,000, nor more than 250,000 inhabitants according to the last or any subsequent Federal decennial census; to determine and declare that prosecution and the impositions of criminal penalties is inadequate to prevent violations and that the remedy at law to enforce the same is inadequate in such Counties; to declare that habitual violations of the statute constitutes a legal nuisance in such Counties; to provide certain exemptions; to prevent unfair competition among merchants and shopkeepers by reason of violations of said statute as amended in such Counties; to provide for means and procedure and to prescribe evidentiary presumptions for the enforcement thereof by injunction and to confer jurisdiction for enforcement upon courts having equity jurisdiction in such Counties; to

render the provisions of this Act severable; to declare the date on which the Act shall become effective.

Was taken up.

The question was upon the adoption of the amendment reported by the Standing Committee on Local Legislation No. 1, said committee amendment being as follows:

Amend substitute for Senate Bill 535 by striking the last sentence of Section 3 thereof.

And the amendment was adopted.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Hearn	Ferry	Turnham

—84

And said bill, S. 535, as thus amended, was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Brannan	Daniel	Goodwyn
Adams	Branyon	Dickson	Gordon
Albea	Brewer	Dunn	Grant
Avery	Broadfoot	Engel	Gross
Bailey	Brooks	Faulk	Grouby
Barnett	Cabiness	Ferguson	Guthrie
Bassett	Callahan	Gilchrist	Hain
Bevill	Camp	Gilmer	Hankins
Bishop	Casey	Glass	Hardy
Boyd	Cates	Goldthwaite	Harris

Hawkins	McClendon (Chambers)	Perry	Salter
Hearn	McCorquodale	Phillips	Self
Ingram	McLendon (Bullock)	Pierce	Sessions
Jenkins	Meade	Powell	Shumate
Johnson (Hardaway)	Merrill	Pruitt	Smith (St. Clair)
Johnston (Leonard)	Morrow	Ramey	Speaks
Jones (Covington)	Murphy	Rast	Steagall
Jones (Monroe)	Nettles	Ray	Taylor
Lee	Nichols	Reynolds (Chambers)	Thomas
Locke	Oden	Roberts	Turner
Long (Perry)	Owens	Rozelle	Turnham

—84

And the bill:

S. 411. To amend Act No. 132, H. 138, Second Special Session 1959, an act providing for a law and equity court of Crenshaw County (Acts of Alabama 1959, vol. I, p. 382).

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Hearn	Perry	Turnham

—84

And the bill:

S. 412. To regulate further the compensation and allowances of election officers in Crenshaw County.

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Hearn	Perry	Turnham

—84

And the bill:

S. 413. To provide for the election of members of the county board of education of Crenshaw County.

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Hearn	Perry	Turnham

—84

And the bill:

S. 414. To provide clerical assistants for sheriffs of all counties having populations of not less than 14,900 nor more than 15,200, according to the 1960 or any subsequent federal decennial census; prescribing the duties of such clerks and providing for the payment of their compensation.

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Hearn	Perry	Turnham

—84

And the bill:

S. 561. Proposing an amendment to the Constitution of Alabama relative to levying special school taxes for the City of Florence, Lauderdale County.

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Brannan	Daniel	Goodwyn
Adams	Branyon	Dickson	Gordon
Albea	Brewer	Dunn	Grant
Avery	Broadfoot	Engel	Gross
Bailey	Brooks	Faulk	Grouby
Barnett	Cabiness	Ferguson	Guthrie
Bassett	Callahan	Gilchrist	Hain
Bevill	Camp	Gilmer	Hankins
Bishop	Casey	Glass	Hardy
Boyd	Cates	Goldthwaite	Harris

Hawkins	McClendon (Chambers)	Perry	Salter
Hearn	McCorquodale	Phillips	Self
Ingram	McLendon (Bullock)	Pierce	Sessions
Jenkins	Meade	Powell	Shumate
Johnson (Hardaway)	Merrill	Pruitt	Smith (St. Clair)
Johnston (Leonard)	Morrow	Ramey	Speaks
Jones (Covington)	Murphy	Rast	Steagall
Jones (Monroe)	Nettles	Ray	Taylor
Lee	Nichols	Reynolds (Chambers)	Thomas
Locke	Oden	Roberts	Turner
Long (Perry)	Owens	Rozelle	Turnham

—84

S. 570 INDEFINITELY POSTPONED

On motion of Mr. McLendon (Bullock), the bill, S. 570, was indefinitely postponed.

And the bill:

S. 571. Proposing an amendment to the Constitution of Alabama, relative to the levying of additional taxes for school purposes within Montgomery County.

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Hearn	Perry	Turnham

—84

And the bill:

S. 577. Relating to the operation of public schools in Dallas County and in the City of Selma; to confer on the employing board of education,

exclusive and plenary authority to appoint and fix the conditions and tenure of employment of instructors, principals, supervisors, and teachers in the public elementary and high schools in Dallas County and in the City of Selma; repealing as to Dallas County and the City of Selma the provisions of Chapter 13 of Title 52, Code of Alabama 1940, as amended and supplemented.

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Hearn	Perry	Turnham

—84

And the bill:

S. 579. To alter, rearrange, and add to the limits of the City of Saraland, Alabama, and to alter and rearrange the limits of the City of Mobile, Alabama, by removing certain area from the limits of the City of Mobile, Alabama, and adding same to the limits of the City of Saraland, Alabama, and to describe the area so removed from the City of Mobile, Alabama, and so added to the City of Saraland, Alabama.

Was taken up.

Mr. Murphy offered the following amendment to the bill, S. 579:

Amend Senate Bill No. 579 as follows:

Amend Section 1, Parcel 2, second paragraph, fourth line by deleting the word "East" where it appears for the third time and insert in lieu thereof the word "West."

And the amendment was adopted.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Hearn	Perry	Turnham

—84

And said bill, S. 579, as thus amended, was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Hearn	Perry	Turnham

—84

And the bill:

S. 578. Relating to the levy of additional taxes for certain purposes in Clay County; authorizing the court of county commissioners, board of revenue, or other like governing body of the county to levy, when approved at a referendum election, special county privilege license and excise taxes paralleling state sales and use taxes as provided for in Act No. 100, H. 94, approved August 18, 1959, and Article 11 of Chapter 20, Title 51, Code of Alabama 1940, as heretofore amended and supplemented; providing for collection and enforcement of such taxes by the state department of revenue.

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Baileck)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Hearn	Perry	Turnham

—84

And the bill:

S. 582. To provide for additional suit fees in certain cases brought in courts of counties having populations of not less than 20,100 nor more than 21,850.

Was taken up.

Mr. Self offered the following amendment to the bill, S. 582:
Amendment to S. B. 582

Strike out Section 1 entirely and insert in lieu thereof the following:

Section 1. A special filing fee of \$50.00 dollars shall be collected in each divorce case brought in any of the courts of counties having populations of not less than 20,100 nor more than 21,850, according to the most recent federal decennial census. The fee shall be in addition to all other fees, trial taxes, and court costs otherwise assessable in such courts, and when collected by the register of such courts shall be paid into the general

fund of the county in which such suit for divorce shall have been filed. Provided, this section shall not apply in any case where the complainant alleges and proves that at least one party to the suit has been a bona fide resident of the state for not less than 12 months next preceding the filing of the bill.

And the amendment was adopted.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Hearn	Perry	Turnham

—84

And said bill, S. 582, as thus amended, was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Camp	Grouby	McClendon (Chambers)
Adams	Casey	Guthrie	McCorquodale
Albea	Cates	Hain	McLendon (Bullock)
Avery	Daniel	Hankins	Meade
Bailey	Dickson	Hardy	Merrill
Barnett	Dunn	Harris	Morrow
Bassett	Engel	Hawkins	Murphy
Bevill	Faulk	Hearn	Nettles
Bishop	Ferguson	Ingram	Nichols
Boyd	Gilchrist	Jenkins	Oden
Brannan	Gilmer	Johnson (Hardaway)	Owens
Branyon	Glass	Johnston (Leonard)	Perry
Brewer	Goldthwaite	Jones (Covington)	Phillips
Broadfoot	Goodwyn	Jones (Monroe)	Pierce
Brooks	Gordon	Lee	Powell
Cabiness	Grant	Locke	Pruitt
Callahan	Gross	Long (Perry)	Ramey

Rast	Rozelle	Shumate	Taylor
Ray	Salter	Smith (St. Clair)	Thomas
Reynolds (Chambers)	Self	Speaks	Turner
Roberts	Sessions	Steagall	Turnham

—84

And the bill:

S. 484. To permit certain municipal corporations located within counties which now have or may hereafter have a population in excess of 500,000 according to the last or any succeeding decennial Federal census to continue to have authority to establish zoning districts and to regulate buildings and structures within their police jurisdiction in the same manner and have the other powers and duties and subject to the same restrictions as provided in Sections 772 to 785, Title 37, Alabama Code of 1940.

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Hearn	Perry	Turnham

—84

BILLS INDEFINITELY POSTPONED

On motion of Mr. Johnson (Hardaway), the bills, S. 359 and S. 536, were indefinitely postponed.

And the bill:

S. 447. To establish for Chilton County, Alabama a Law and Equity Court; to define its jurisdiction and power, to provide for its officers and appointment, election, terms of office, powers, duties and compensation; to provide for a Court Reporter for said Court and fix and prescribe his duties, compensation and to provide for the payment of his salary; to pro-

vide that said Court shall be open at all times for the trial of causes and the transaction of business; to provide the rules and procedures of said Court, to provide a fine and forfeiture fund of said Court; to provide for the transfer of certain causes now or hereafter pending in the Circuit Court, County Court, Probate Court and the Juvenile Court of Chilton County, Alabama and to give said court Juvenile and Domestic Relations jurisdiction; and to abolish the County Court of Chilton County, Alabama.

Was taken up.

Mr. Speaks offered the following amendment to the bill, S. 447:

Strike out Section 4 entirely and insert the following in lieu thereof:

Section 4. That the Clerk of the Circuit Court of Chilton County, Alabama shall be Ex-Officio Clerk of the Chilton County Law and Equity Court and shall have the same powers and discharge the same duties as clerks of the Circuit Courts, and shall be subject to the same pains and penalties with regard to the duties of the office and shall be entitled to the same fees, commissions and emoluments as are now, or as may hereafter be, allowed to Circuit Court Clerks as provided in Code of Alabama 1940, Title 11, Section 21, and Act No. 741, S. 307, Regular Session 1957 (Title 11, Section 89 (2), Recomplied Code 1958), and the same shall be collected as such fees and commissions are collected in the Circuit Courts; and said clerk shall exercise the same powers and perform the same duties as are exercised and performed in the Circuit Court. The Register of the Circuit Court in Equity shall be Ex-Officio Register of the Chilton County Law and Equity Court, shall have the powers and discharge the duties which shall devolve upon the Register of the Chilton County Law and Equity Court and shall be subject to the same pains and penalties with regard to the duties of the office and shall be entitled to the same fees and commissions as are now, or as may hereafter be allowed to the Register of Circuit Courts in Equity and the same shall be collected as such fees are collected in Circuit Courts.

Also, in Section 14, line 12, after the words "shared in by the sheriff" insert "and no compensation shall be paid to those deputies of the sheriff who are paid regular monthly salaries by the county;"

Also, strike out Section 34 entirely and insert the following in lieu thereof:

Section 34. That the Ex-Officio Clerk and Ex-Officio Register with the approval of the Judge of said Court, are hereby authorized and required to requisition all necessary furnishings, records, stationery and supplies for the equipment and maintenance of said court as authorized by Act No. 872, Regular Session 1951 (1951 Acts of Alabama, p. 1505).

And the amendment was adopted.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker
Adams
Albee

Avery
Bailey
Barnett

Bassett
Bevill
Bishop

Boyd
Brannan
Branyon

Brewer	Goodwyn	Lee	Pruitt
Broadfoot	Gordon	Locke	Ramey
Brooks	Grant	Long (Perry)	Rast
Cabiness	Gross	McClendon (Chambers)	Ray
Callahan	Grouby	McCorquodale	Reynolds (Chambers)
Camp	Guthrie	McLendon (Bullock)	Roberts
Casey	Hain	Meade	Rozelle
Cates	Hankins	Merrill	Salter
Daniel	Hardy	Morrow	Self
Dickson	Harris	Murphy	Sessions
Dunn	Hawkins	Nettles	Shumate
Engel	Hearn	Nichols	Smith (St. Clair)
Faulk	Ingram	Oden	Speaks
Ferguson	Jenkins	Owens	Steagall
Gilchrist	Johnson (Hardaway)	Perry	Taylor
Gilmer	Johnston (Leonard)	Phillips	Thomas
Glass	Jones (Covington)	Pierce	Turner
Goldthwaite	Jones (Monroe)	Powell	Turnham

—84

And said bill, S. 447, as thus amended, was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Hearn	Perry	Turnham

—84

And the bill:

S. 584. To supplement the state salary payable to circuit judges by payments from the county treasury in all judicial circuits composed of only one county which has a population of not less than 110,000 nor more than 150,000, according to the 1960 or any subsequent federal decennial census.

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Hearn	Perry	Turnham

—84

And the bill:

S. 585. To revise and amend Act No. 658, H. 1030, approved November 21, 1959, providing for a privilege, license, or excise tax in Madison County on the sale, distribution, storage, use or other consumption in the county of cigarettes, so as to provide for collection and enforcement of the tax by local officers instead of the state department of revenue; authorizing the county governing body to adopt rules, regulations, and orders governing collection and enforcement of the tax and to prescribe penalties for violations of such rules, regulations, and orders.

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Cabiness	Goodwyn	Johnston (Leonard)
Adams	Callahan	Gordon	Jones (Covington)
Albea	Camp	Grant	Jones (Monroe)
Avery	Casey	Gross	Lee
Bailey	Cates	Grouby	Locke
Barnett	Daniel	Guthrie	Long (Perry)
Bassett	Dickson	Hain	McClendon (Chambers)
Bevill	Dunn	Hankins	McCorquodale
Bishop	Engel	Hardy	McLendon (Bullock)
Boyd	Faulk	Harris	Meade
Brannan	Ferguson	Hawkins	Merrill
Branyon	Gilchrist	Hearn	Morrow
Brewer	Gilmer	Ingram	Murphy
Broadfoot	Glass	Jenkins	Nettles
Brooks	Goldthwaite	Johnson (Hardaway)	Nichols

Oden	Pruitt	Rozelle	Speaks
Owens	Ramey	Salter	Steagall
Perry	Rast	Self	Taylor
Phillips	Ray	Sessions	Thomas
Pierce	Reynolds (Chambers)	Shumate	Turner
Powell	Roberts	Smith (St. Clair)	Turnham

—84

And the bill:

S. 587. To alter, rearrange and extend the boundary lines of the Town of Pisgah, Jackson County, Alabama, so as to include within the corporate limits of said Town all territory now within such corporate limits and also certain other territory contiguous thereto, in Jackson County, Alabama.

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Hearn	Perry	Turnham

—84

And the bill:

S. 588. To provide for additional suit fees in certain cases brought in circuit courts of counties having population of not less than 14,400 nor more than 14,900.

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Albea	Bailey	Bassett
Adams	Avery	Barnett	Bevill

Bishop	Gilmer	Jones (Covington)	Powell
Boyd	Glass	Jones (Monroe)	Pruitt
Brannan	Goldthwaite	Lee	Ramey
Branyon	Goodwyn	Locke	Rast
Brewer	Gordon	Long (Perry)	Ray
Broadfoot	Grant	McClendon (Chambers)	Reynolds (Chambers)
Brooks	Gross	McCorquodale	Roberts
Cabiness	Grouby	McLendon (Bullock)	Rozelle
Callahan	Guthrie	Meade	Salter
Camp	Hain	Merrill	Self
Casey	Hankins	Morrow	Sessions
Cates	Hardy	Murphy	Shumate
Daniel	Harris	Nettles	Smith (St. Clair)
Dickson	Hawkins	Nichols	Speaks
Dunn	Hearn	Oden	Steagall
Engel	Ingram	Owens	Taylor
Faulk	Jenkins	Perry	Thomas
Ferguson	Johnson (Hardaway)	Phillips	Turner
Gilchrist	Johnston (Leonard)	Pierce	Turnham

—84

And the bill:

S. 591. Proposing a constitutional amendment relative to levying and collection of additional property taxes in Talladega County for public school purposes.

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Meade	Sessions
Broadfoot	Grouby	Merrill	Shumate
Brooks	Guthrie	Morrow	Smith (St. Clair)
Cabiness	Hain	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Oden	Thomas
Cates	Hawkins	Owens	Turner
Daniel	Hearn	Perry	Turnham

—84

And the bill:

S. 593. To create the office of commissioner of licenses in counties in Alabama having a population of not less than ninety five thousand (95,000) people and not more than one hundred fifteen thousand (115,000) people, according to the last and any subsequent decennial Federal census; to prescribe the powers, duties, and authority of the commissioner; to provide for the appointment of such commissioner, the fixing of his salary, and the furnishing of quarters, supplies, and assistants to him, to transfer to such officer the duties of the probate judge relative to the issuance of licenses and the distribution of motor vehicles license tags, the duties of the tax assessor and tax collector, respectively, relative to assessing and collecting ad valorem taxes on motor vehicles, and all the duties of the license inspector of such county; to relieve the above named officer of the duties so transferred; and to prescribe the manner in which certain of the duties hereby imposed on the commissioner of licenses shall be prescribed.

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Martin	Sessions
Broadfoot	Grouby	Meade	Shumate
Brooks	Guthrie	Merrill	Smith (St. Clair)
Cabiness	Hain	Morrow	Speaks
Callahan	Hanby	Murphy	Steagall
Camp	Hankins	Nettles	Taylor
Casey	Hardy	Nichols	Thomas
Cates	Harris	Oden	Turner
Chambers	Hawkins	Owens	Turnham
Daniel	Hearn	Perry	Vickers

—88

And the bill:

S. 603. To alter, rearrange and extend the boundaries of the City of Montgomery, so as to include within the corporate limits thereof certain additional territory located in Sections 29, 30, 31, 32 and 33, all in Township 17 North, Range 18 East, Montgomery County, Alabama.

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Albea	Bailey	Bassett
Adams	Avery	Barnett	Bevill

Bishop	Gilmer	Jones (Covington)	Powell
Boyd	Glass	Jones (Monroe)	Pruitt
Brannan	Goldthwaite	Lee	Ramey
Branyon	Goodwyn	Locke	Rast
Brewer	Gordon	Long (Perry)	Ray
Broadfoot	Grant	McClendon (Chambers)	Reynolds (Chambers)
Brooks	Gross	McCorquodale	Roberts
Cabiness	Grouby	McLendon (Bullock)	Rozelle
Callahan	Guthrie	Martin	Salter
Camp	Hain	Meade	Self
Casey	Hanby	Merrill	Sessions
Cates	Hankins	Morrow	Shumate
Chambers	Hardy	Murphy	Smith (St. Clair)
Daniel	Harris	Nettles	Speaks
Dickson	Hawkins	Nichols	Steagall
Dunn	Hearn	Oden	Taylor
Engel	Ingram	Owens	Thomas
Faulk	Jenkins	Perry	Turner
Ferguson	Johnson (Hardaway)	Phillips	Turnham
Gilchrist	Johnston (Leonard)	Pierce	Vickers

—88

FURTHER CONSIDERATION OF S. 593 POSTPONED

The motion of Mr. Callahan to reconsider the vote by which the bill, S. 593, was passed, was adopted.

And on motion of Mr. Callahan further consideration of the bill, S. 593, was postponed until the next legislative day.

And the bill:

S. 14. To repeal Act No. 214, S. 169, approved July 21, 1953, entitled, "An Act relating to cities having a population of not less than 10,000 nor more than 12,000 inhabitants, according to the 1950 or any subsequent decennial census of the population of the United States; changing the time and method of electing and fixing the term of office of members of the board of commissioners of any such city" (Acts of Alabama 1953, vol. I, p. 281).

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Brewer	Engel	Guthrie
Adams	Broadfoot	Faulk	Hain
Albea	Brooks	Ferguson	Hanby
Avery	Cabiness	Gilchrist	Hankins
Bailey	Callahan	Gilmer	Hardy
Barnett	Camp	Glass	Harris
Bassett	Casey	Goldthwaite	Hawkins
Bevill	Cates	Goodwyn	Hearn
Bishop	Chambers	Gordon	Ingram
Boyd	Daniel	Grant	Jenkins
Brannan	Dickson	Gross	Johnson (Hardaway)
Branyon	Dunn	Grouby	Johnston (Leonard)

Jones (Covington)	Merrill	Powell	Sessions
Jones (Monroe)	Morrow	Pruitt	Shumate
Lee	Murphy	Ramey	Smith (St. Clair)
Locke	Nettles	Rast	Speaks
Long (Perry)	Nichols	Ray	Steagall
McClendon (Chambers)	Oden	Reynolds (Chambers)	Taylor
McCorquodale	Owens	Roberts	Thomas
McLendon (Bullock)	Perry	Rozelle	Turner
Martin	Phillips	Salter	Turnham
Meade	Pierce	Self	Vickers

—88

And the bill:

S. 604. To provide for the appointment, duties, qualifications, term, compensation and assistant of the coroner in counties having populations of not less than 150,000 nor more than 300,000, according to the most recent federal decennial census.

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albee	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Martin	Sessions
Broadfoot	Grouby	Meade	Shumate
Brooks	Guthrie	Merrill	Smith (St. Clair)
Cabiness	Hain	Morrow	Speaks
Callahan	Hanby	Murphy	Steagall
Camp	Hankins	Nettles	Taylor
Casey	Hardy	Nichols	Thomas
Cates	Harris	Oden	Turner
Chambers	Hawkins	Owens	Turnham
Daniel	Hearn	Perry	Vickers

—88

And the bill:

S. 605. To alter, rearrange and extend the boundaries of the City of Montgomery, so as to include within the corporate limits thereof certain additional territory in Sections 15 and 22, Township 16 North, Range 18 East, Montgomery County, Alabama.

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Martin	Sessions
Broadfoot	Grouby	Meade	Shumate
Brooks	Guthrie	Merrill	Smith (St. Clair)
Cabiness	Hain	Morrow	Speaks
Callahan	Hanby	Murphy	Steagall
Camp	Hankins	Nettles	Taylor
Casey	Hardy	Nichols	Thomas
Cates	Harris	Oden	Turner
Chambers	Hawkins	Owens	Turnham
Daniel	Hearn	Perry	Vickers

—88

And the bill:

S. 609. To amend the title and section 1 of Act No. 602, S. 622, approved September 4, 1951 (Acts of 1950-51, p. 1039) authorizing the making of settlements of paving tax assessments in all cities having a population of not less than 78,500 nor more than 200,000 inhabitants.

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Casey	Guthrie	McCorquodale
Adams	Cates	Hain	McLendon (Bullock)
Albea	Chambers	Hanby	Martin
Avery	Daniel	Hankins	Meade
Bailey	Dickson	Hardy	Merrill
Barnett	Dunn	Harris	Morrow
Bassett	Engel	Hawkins	Murphy
Bevill	Faulk	Hearn	Nettles
Bishop	Ferguson	Ingram	Nichols
Boyd	Gilchrist	Jenkins	Oden
Brannan	Gilmer	Johnson (Hardaway)	Owens
Branyon	Glass	Johnston (Leonard)	Perry
Brewer	Goldthwaite	Jones (Covington)	Phillips
Broadfoot	Goodwyn	Jones (Monroe)	Pierce
Brooks	Gordon	Lee	Powell
Cabiness	Grant	Locke	Pruitt
Callahan	Gross	Long (Perry)	Ramey
Camp	Grouby	McClendon (Chambers)	Rast

Ray	Salter	Smith (St. Clair)	Thomas
Reynolds (Chambers)	Self	Speaks	Turner
Roberts	Sessions	Steagall	Turnham
Rozelle	Shumate	Taylor	Vickers

—88

And the bill:

S. 610. To amend Section 151 of Title 52, Code of Alabama 1940, as amended, relating to city boards of education.

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Corington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Butlock)	Self
Brewer	Gross	Martin	Sessions
Broadfoot	Grouby	Meade	Shumate
Brooks	Guthrie	Merrill	Smith (St. Clair)
Cabiness	Hain	Morrow	Speaks
Callahan	Hanby	Murphy	Steagall
Camp	Hankins	Nettles	Taylor
Casey	Hardy	Nichols	Thomas
Cates	Harris	Oden	Turner
Chambers	Hawkins	Owens	Turnham
Daniel	Hearn	Perry	Vickers

—88

And the bill:

S. 612. To amend the title and section 1 of Act No. 285, H. 730, approved June 28, 1943, entitled "An Act To confer Power of Condemnation Upon Cities Which May Now or Hereafter Have A Population Of Two Hundred Thousand Or More Inhabitants According To The Last Or Any Succeeding Federal Census," (General Acts of Alabama 1943, p. 249).

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Avery	Bassett	Boyd
Adams	Bailey	Bevill	Brannan
Albea	Barnett	Bishop	Branyon

Brewer	Goodwyn	Lee	Pruitt
Broadfoot	Gordon	Locke	Ramey
Brooks	Grant	Long (Perry)	Rast
Cabiness	Gross	McClendon (Chambers)	Ray
Callahan	Grouby	McCorquodale	Reynolds (Chambers)
Camp	Guthrie	McLendon (Bullock)	Roberts
Casey	Hain	Martin	Rozelle
Cates	Hanby	Meade	Salter
Chambers	Hankins	Merrill	Self
Daniel	Hardy	Morrow	Sessions
Dickson	Harris	Murphy	Shumate
Dunn	Hawkins	Nettles	Smith (St. Clair)
Engel	Hearn	Nichols	Speaks
Faulk	Ingram	Oden	Steagall
Ferguson	Jenkins	Owens	Taylor
Gilchrist	Johnson (Hardaway)	Perry	Thomas
Gilmer	Johnston (Leonard)	Phillips	Turner
Glass	Jones (Covington)	Pierce	Turnham
Goldthwaite	Jones (Monroe)	Powell	Vickers

—88

And the bill:

S. 613. To amend the title and section 1 of Act No. 286, H. 731, approved June 28, 1943, entitled "An Act To Delegate To Cities Which May Now Or Hereafter Have A Population Of Two Hundred Thousand Or More Inhabitants According To The Last Or Any Succeeding Federal Census Unlimited Police Power For Exercise Through The Adoption Of Ordinances Having Application Within The Corporate Limits And Police Jurisdiction Thereof," (General Acts of Alabama 1943, p. 250).

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Martin	Sessions
Broadfoot	Grouby	Meade	Shumate
Brooks	Guthrie	Merrill	Smith (St. Clair)
Cabiness	Hain	Morrow	Speaks
Callahan	Hanby	Murphy	Steagall
Camp	Hankins	Nettles	Taylor
Casey	Hardy	Nichols	Thomas
Cates	Harris	Oden	Turner
Chambers	Hawkins	Owens	Turnham
Daniel	Hearn	Perry	Vickers

—88

And the bill:

S. 614. To amend the title and section 1 of Act No. 389, Regular Session 1935 (General Acts 1935, p. 847), an act relating to firemen's pension and relief funds in certain cities classified on a population basis, as amended and reenacted by Act No. 573, Regular Session 1939 (General Acts 1939, p. 910), and further amended and reenacted by Act No. 307, Regular Session 1943 (General Acts 1943, p. 264).

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Martin	Sessions
Broadfoot	Grouby	Meade	Shumate
Brooks	Guthrie	Merrill	Smith (St. Clair)
Cabiness	Hain	Morrow	Speaks
Callahan	Hanby	Murphy	Steagall
Camp	Hankins	Nettles	Taylor
Casey	Hardy	Nichols	Thomas
Cates	Harris	Oden	Turner
Chambers	Hawkins	Owens	Turnham
Daniel	Hearn	Perry	Vickers

—88

And the bill:

S. 615. To amend the title and Section 1 of Act No. 215, S. 278, approved July 24, 1947, entitled "An Act To provide, in any city of the State of Alabama having a population of 200,000 or more according to the last or any subsequent Federal Census, for the incorporation of an authority to lease, or own, or otherwise acquire and provide, control and operate fairgrounds, parks, exhibits, exhibitions and other installations, facilities and places for the amusement, entertainment, recreation and cultural development of the citizens of such city; to provide for the management of said authority by a board of directors; to provide for the appointment, and term of office and removal of said directors; to provide for the powers of such authority; to authorize the city to lease or sell and convey to the authority real or personal property; to provide for the terms and conditions on which said authority may conduct, operate, manage or promote amusements or recreational activities; to empower such authority to construct or acquire recreational facilities and installations for amusement; to empower the authority to borrow money and issue bonds and execute mortgages or other conveyances as security for money so borrowed; to authorize the city

to make appropriations or to lend money to the authority; and to accord the authority exemption from State, county and city taxation," (General Acts of Alabama 1947, p. 81), as amended.

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Butlock)	Self
Brewer	Cross	Martin	Sessions
Broadfoot	Grouby	Meade	Shumate
Brooks	Guthrie	Merrill	Smith (St. Clair)
Cabiness	Hain	Morrow	Speaks
Callahan	Hanby	Murphy	Steagall
Camp	Hankins	Nettles	Taylor
Casey	Hardy	Nichols	Thomas
Cates	Harris	Oden	Turner
Chambers	Hawkins	Owens	Turnham
Daniel	Hearn	Perry	Vickers

—88

And the bill:

S. 616. To amend the title and Section 1 of Act No. 654, S. 587, approved September 19, 1949, entitled "An Act To authorize any and every city which may now or hereafter have a population of two hundred thousand or more inhabitants according to the last or any succeeding federal census to establish from time to time one or more park assessment districts within or partly within and partly without, the corporate limits thereof and to provide or improve or provide and improve a public park within the corporate limits of such city in any such park assessment district and to assess all or any part of the cost of providing or improving or providing and improving such public park against all parcels of privately owned land in the park assessment district in which such public park is situated and which have been increased in value by reason of the special benefits derived from the provision or improvement or provision and improvement of such public park; to fix the rank of such assessment liens in relation to other liens; to provide for the collection and enforcement of such liens; to provide for the financing of the cost of providing or improving or providing and improving such public park; and to provide the manner in which such assessments and liens may be used in aid of such financing," Acts of Alabama 1949, p. 1009.

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas :

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Martin	Sessions
Broadfoot	Grouby	Meade	Shumate
Brooks	Guthrie	Merrill	Smith (St. Clair)
Cabiness	Hain	Morrow	Speaks
Callahan	Hanby	Murphy	Steagall
Camp	Hankins	Nettles	Taylor
Casey	Hardy	Nichols	Thomas
Cates	Harris	Oden	Turner
Chambers	Hawkins	Owens	Turnham
Daniel	Hearn	Perry	Vickers

—88

And the bill:

S. 617. To amend the title and Section 1.01 of Act No. 518, H. 908, approved September 3, 1953, entitled "An Act To provide a form of municipal government to be known as the council-manager form of government, which may be adopted by any city in the State of Alabama having a population of more than 200,000 according to the last or any succeeding Federal or municipal census; to provide the method by which any such city may adopt the council-manager form of government; to provide for the calling and holding of elections to vote thereon; to define and provide the legal status, form of government and powers of any such city under the council-manager form of government; to provide as the governing body of such city a city council; to provide for the number of members of the council, their election and terms of office; to provide the functions, duties, powers and authority of the city council; to provide for the election, appointment or designation of officers and employees of the city and for their qualifications, duties, functions, powers and authority; to provide for the appointment and removal of a city manager and temporary city manager, and to provide the duties and authority of such officers; to provide for the control of the finances of such city; to provide for an annual budget, its preparation, submission, and adoption and the effect thereof; to create and define the powers, functions, duties and authority of the department of finance and the director of the department of finance; to regulate purchases and contracts of such city; to provide for the terms and effects of succession in government of any city adopting the council-manager form of government; to make various other provisions for any such city which adopts the council-manager form of government and for the government thereof; and to provide for the means of abandoning the council-manager form of government and the adoption by the city of other forms of municipal government in lieu thereof," (Acts of Alabama 1953, vol. I, p. 652).

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Martin	Sessions
Broadfoot	Crouby	Meade	Shumate
Brooks	Guthrie	Merrill	Smith (St. Clair)
Cabiness	Hain	Morrow	Speaks
Callahan	Hanby	Murphy	Steagall
Camp	Hankins	Nettles	Taylor
Casey	Hardy	Nichols	Thomas
Cates	Harris	Oden	Turner
Chambers	Hawkins	Owens	Turnham
Daniel	Hearn	Perry	Vickers

—88

And the bill:

S. 618. To amend the title and section 1 of Act No. 434, H. 966, approved September 9, 1955, entitled "An Act To provide that in any election held for the purpose of authorizing a change in the form of government of any city with a population of 200,000 inhabitants or more according to the last or any succeeding federal census the electorate of such city shall be entitled to choose at such election between the Commission form of Government, the Mayor Council form of Government and the Council Manager form of Government; To provide for the ballots to be used in any such election, the conduct thereof, the canvass of the vote, and the declaration and certification of the result," (Acts of Alabama 1955, vol. II, p. 930).

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Brewer	Engel	Guthrie
Adams	Broadfoot	Faulk	Hain
Albea	Brooks	Ferguson	Hanby
Avery	Cabiness	Gilchrist	Hankins
Bailey	Callahan	Gilmer	Hardy
Barnett	Camp	Glass	Harris
Bassett	Casey	Goldthwaite	Hawkins
Bevill	Cates	Goodwyn	Hearn
Bishop	Chambers	Gordon	Ingram
Boyd	Daniel	Grant	Jenkins
Brannan	Dickson	Gross	Johnson (Hardaway)
Branyon	Dunn	Grouby	Johnston (Leonard)

Jones (Covington)	Merrill	Powell	Sessions
Jones (Monroe)	Morrow	Pruitt	Shumate
Lee	Murphy	Ramey	Smith (St. Clair)
Locke	Nettles	Rast	Speaks
Long (Perry)	Nichols	Ray	Steagall
McClendon (Chambers)	Oden	Reynolds (Chambers)	Taylor
McCorquodale	Owens	Roberts	Thomas
McLendon (Bullock)	Perry	Rozelle	Turner
Martin	Phillips	Salter	Turnham
Meade	Pierce	Self	Vickers

—88

And the bill:

S. 619. To amend the title and section 1.01 of Act No. 452, H. 974, approved September 9, 1955 (Acts of 1955, p. 1004), providing a mayor-council form of government for all cities having a population of more than 200,000 inhabitants.

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Martin	Sessions
Broadfoot	Grouby	Meade	Shumate
Brooks	Guthrie	Merrill	Smith (St. Clair)
Cabiness	Hain	Morrow	Speaks
Callahan	Hanby	Murphy	Steagall
Camp	Hankins	Nettles	Taylor
Casey	Hardy	Nichols	Thomas
Cates	Harris	Oden	Turner
Chambers	Hawkins	Owens	Turnham
Daniel	Hearn	Perry	Vickers

—88

S. 621 INDEFINITELY POSTPONED

On motion of Mr. Hain, the bill, S. 621, was indefinitely postponed.

And the bill:

S. 624. Providing further for the compensation of members of the jury commission in counties having a population of not less than 24,550 nor

more than 24,650 inhabitants, according to the 1960 or any subsequent federal decennial census.

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Class	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Martin	Sessions
Broadfoot	Grouby	Meade	Shumate
Brooks	Guthrie	Merrill	Smith (St. Clair)
Cabiness	Hain	Morrow	Speaks
Callahan	Hanby	Murphy	Steagall
Camp	Hankins	Nettles	Taylor
Casey	Hardy	Nichols	Thomas
Cates	Harris	Oden	Turner
Chambers	Hawkins	Owens	Turnham
Daniel	Hearn	Perry	Vickers

—88

S. 625 INDEFINITELY POSTPONED

On motion of Mr. Cornett, the bill, S. 625, was indefinitely postponed.

And the bill:

S. 633. To fix the supplemental salaries of circuit solicitors in judicial circuits in Alabama composed of one county where the population of such county exceeds 115,000 and is less than 135,000 according to the last preceding or any succeeding federal decennial census to be paid out of the county treasury of such counties.

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Barnett	Brannan	Cabiness
Adams	Bassett	Branyon	Callahan
Albea	Bevill	Brewer	Camp
Avery	Bishop	Broadfoot	Casey
Bailey	Boyd	Brooks	Cates

Chambers	Hain	McCorquodale	Rast
Daniel	Hanby	McLendon (Bullock)	Ray
Dickson	Hankins	Martin	Reynolds (Chambers)
Dunn	Hardy	Meade	Roberts
Engel	Harris	Merrill	Rozelle
Faulk	Hawkins	Morrow	Salter
Ferguson	Hearn	Murphy	Self
Gilchrist	Ingram	Nettles	Sessions
Gilmer	Jenkins	Nichols	Shumate
Glass	Johnson (Hardaway)	Oden	Smith (St. Clair)
Goldthwaite	Johnston (Leonard)	Owens	Speaks
Goodwyn	Jones (Covington)	Perry	Steagall
Gordon	Jones (Monroe)	Phillips	Taylor
Grant	Lee	Pierce	Thomas
Gross	Locke	Powell	Turner
Grouby	Long (Perry)	Pruitt	Turnham
Guthrie	McClendon (Chambers)	Ramey	Vickers

—88

And the bill:

S. 634. To regulate further the fees and costs which registers are entitled to in cases wherein divorce, alimony, maintenance or support is sought in the circuit court of all counties having a population of not less than 115,000 nor more than 135,000 inhabitants, according to the 1960 or any subsequent federal decennial census.

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Martin	Sessions
Broadfoot	Grouby	Meade	Shumate
Brooks	Guthrie	Merrill	Smith (St. Clair)
Cabiness	Hain	Morrow	Speaks
Callahan	Hanby	Murphy	Steagall
Camp	Hankins	Nettles	Taylor
Casey	Hardy	Nichols	Thomas
Cates	Harris	Oden	Turner
Chambers	Hawkins	Owens	Turnham
Daniel	Hearn	Perry	Vickers

—88

And the bill:

S. 635. To amend the title and Sections 1, 3, 5, 9 and 10 of Act No. 529, General Laws of Alabama, approved September 2, 1949 (Acts of Alabama, 1949, page 827 et seq.) entitled "An Act To apply in all counties of this State having a population of not less than 140,000 according to the last or any subsequent Federal census and to provide for the protection of public health and safety in such counties by requiring persons to establish their competency as plumbers before doing or supervising plumbing in said counties in this State; to create a board to be known as the Plumbers Examining Board; to define plumbing, master plumbers, journeymen plumbers and subjects related to plumbing; to provide for the appointment of the members of said Plumbers Examining Board and their term of office; to provide for the payment of compensation to the members of said Board and the employees thereof, and to provide for the payment of expenses incurred by the members of said Board and its employees; to define the powers conferred upon and duties imposed upon said Board; to provide funds for the maintenance, operations and functions of said Board; to provide for the examination and certification of master plumbers and journeymen plumbers; to provide for the payment of examination fees and certificate fees; to empower the said Board to revoke certificates; to provide for appeals from the ruling of the Board; to provide for the execution and filing of bonds by plumbers; to provide for the collection, handling and disbursement of monies and funds received as fees by said Board; and to provide penalties for the violation of this Act," as heretofore amended.

Was taken up.

Mr. Goodwyn offered the following substitute for the bill, S. 635:

A BILL
TO BE ENTITLED
AN ACT

To amend further Act No. 529, H. 977, approved September 2, 1949 (Acts of Alabama, 1949, page 827) which provided for a plumbers examining board in all counties in the State having a population of not less than 150,000 according to the last or any subsequent Federal decennial census, as amended.

Be It Enacted by the Legislature of Alabama:

Section One: That Sections 3, 5, 9 and 10 of the Act approved September 2, 1949, which creates a plumbers examining board in all counties having a population of not less than 150,000 according to the last or any subsequent Federal decennial census (Act No. 529, P. 977, 1949 Acts, 827) are hereby amended as follows:

"Section 3. PLUMBING EXAMINING BOARD.—There is hereby created a board to be known as the Board of Plumbers Examination and Registration of Alabama. Said board shall consist of seven (7) members, each of whom shall be a citizen of the United States and a resident of the State of Alabama. Members of the board and their successors shall be appointed by the Governor and confirmed by the Senate of Alabama, and shall hold office for a term of four (4) years or until their successors are appointed and qualified.

"One member shall be a master plumber as defined by this Act; one member shall be a journeyman plumber as defined by this Act; one member shall be a mechanical engineer registered as such under Title 46, Code of Alabama 1940; one member shall be a public health officer; three (3) members shall be appointed from the public at large. The seven (7) members appointed to the board shall be equally divided so far as practicable among the counties affected by this Act.

"The seven (7) members initially appointed to the board shall serve for the following terms; one member for a term expiring one (1) year from the last day of the calendar month in which he is appointed; two (2) members for a term expiring two (2) years from the last day of the calendar month in which they are appointed; two (2) members for a term expiring three (3) years from the last day of the calendar month in which they are appointed; and two (2) members for a term expiring four (4) years from the last day of the calendar month in which they are appointed; thereafter each member appointed shall serve for a term of four (4) years; provided, however, that any member appointed to fill a vacancy created by an unexpired term shall be appointed only for the period of such unexpired term. In making the initial appointments, the Governor shall specify which members shall serve for the respective periods prescribed above for the initial terms. And in the event the Senate is not in session the Governor shall appoint such appointee who shall serve as such Board member until the next meeting of the Senate at which time the appointee shall be confirmed or rejected."

"Section 5. COMPENSATION AND EXPENSES OF PLUMBERS EXAMINING BOARD—Each member of the Plumbers Examining Board shall receive as compensation for his services the sum of twenty-five dollars (\$25) per day for each day necessarily spent in active service. In addition to such per diem compensation each member of the board shall be reimbursed for his necessary expenses incurred in the performance of his duties as a member of the Board. The expenses allowable to each member of the Board shall not exceed twenty-five dollars (\$25) per day, including travel and hotel expenses. No member of the Board shall receive compensation for more than sixteen (16) days in any one calendar year, nor shall any member of the Board receive the per diem expense allowance, hereinabove provided, for more than sixteen (16) days in any one calendar year.

"The compensation of the Secretary-Treasurer of the Board shall be fixed by the Board at a rate not exceeding Thirty-six hundred dollars (\$3600.00) per annum, payable in monthly installments.

"Any employee of the Board, when traveling on official business for the Board, shall be entitled to be reimbursed for actual expenses incurred, including hotel and traveling expenses, not exceeding twenty-five dollars (\$25) per day; provided, however, the total amount of such expenses for all employees of the Board shall not exceed Twenty-two hundred dollars (\$2200.00) in any one calendar year.

"The Board shall have the authority to employ any stenographic or clerical help when and if the same may be needed, and to purchase necessary office supplies. The Board may also employ inspectors or enforcement officers, for full-time duty or part-time duty, provided no person shall be employed as an inspector or enforcement officer who is engaged in or connected with the plumbing industry or the installation of plumbing nor connected with any person, firm or corporation handling or dealing in appliances connected with plumbing.

"The compensation and expense provided for in this section, and all other authorized expenses, shall be payable solely from fees collected by or on behalf of the Board. In no event shall any expense incurred by the Board be charged against any funds of the State of Alabama other than the funds collected under the provisions of this Act."

"Section 9. EXAMINATION FEE.—Any person filing application to be examined as a master plumber, shall pay a fee of thirty-five dollars (\$35); and any person filing application to be examined as a journeyman plumber, shall pay a fee of twenty-five dollars (\$25). Said fees shall accompany the application and shall not be returnable."

"Section 10. ANNUAL CERTIFICATE FEES.—Before any person engages in the business of master plumber, he shall secure an annual master plumber certificate for which he shall pay a certificate fee of twenty-five dollars (\$25). Before any person engages in the business of, or is employed as, a journeyman plumber he shall secure an annual journeyman plumbers certificate for which he shall pay a fee of fifteen dollars (\$15). The certificates provided for herein shall be issued by the Board upon the payment of the prescribed fees: All annual certificates shall expire on December 31 of the year in which they are issued. The certificate fees herein prescribed shall be in addition to all privilege or license taxes otherwise levied."

SECTION TWO: This Act shall become effective immediately upon its passage and approval by the Governor or upon its otherwise becoming a law.

And the substitute was adopted.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albee	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Martin	Sessions
Broadfoot	Grouby	Meade	Shumate
Brooks	Guthrie	Merrill	Smith (St. Clair)
Cabiness	Hain	Morrow	Speaks
Callahan	Hanby	Murphy	Steagall
Camp	Hankins	Nettles	Taylor
Casey	Hardy	Nichols	Thomas
Cates	Harris	Oden	Turner
Chambers	Hawkins	Owens	Turnham
Daniel	Hearn	Perry	Vickers

And said bill, S. 635, as thus amended, was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Martin	Sessions
Broadfoot	Grouby	Meade	Shumate
Brooks	Guthrie	Merrill	Smith (St. Clair)
Cabiness	Hain	Morrow	Speaks
Callahan	Hanby	Murphy	Steagall
Camp	Hankins	Nettles	Taylor
Casey	Hardy	Nichols	Thomas
Cates	Harris	Oden	Turner
Chambers	Hawkins	Owens	Turnham
Daniel	Hearn	Perry	Vickers

—88

And the bill:

S. 639. Relating to counties having a population of not less than 80,000 nor more than 96,000 inhabitants, according to the last or any subsequent federal decennial census; prohibiting the sale of alcoholic beverages in certain places in such counties; prohibiting consumption of alcoholic beverages in certain places in such counties; providing that the Act shall not be construed as authorizing or legalizing the sale of alcoholic beverages at any other places in such county in which a majority of the qualified electors of the county voting at a referendum held for that purpose have voted that the county shall be a dry county; prescribing penalties for violations of the Act.

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Bishop	Callahan	Engel
Adams	Boyd	Camp	Faulk
Albea	Brannan	Casey	Ferguson
Avery	Branyon	Cates	Gilchrist
Bailey	Brewer	Chambers	Gilmer
Barnett	Broadfoot	Daniel	Glass
Bassett	Brooks	Dickson	Goldthwaite
Bevill	Cabiness	Dunn	Goodwyn

Gordon	Johnson (Hardaway)	Murphy	Roberts
Grant	Johnston (Leonard)	Nettles	Rozelle
Gross	Jones (Covington)	Nichols	Salter
Grouby	Jones (Monroe)	Oden	Self
Guthrie	Lee	Owens	Sessions
Hain	Locke	Perry	Shumate
Hanby	Long (Perry)	Phillips	Smith (St. Clair)
Hankins	McClendon (Chambers)	Pierce	Speaks
Hardy	McCorquodale	Powell	Steagall
Harris	McLendon (Bullock)	Pruitt	Taylor
Hawkins	Martin	Ramey	Thomas
Hearn	Meade	Rast	Turner
Ingram	Merrill	Ray	Turnham
Jenkins	Morrow	Reynolds (Chambers)	Vickers

—88

And the bill:

S. 640. To levy a privilege or license tax upon the sale, distribution, delivery, storage, or taking out of storage of beer, lager beer, ale, porter, near beer, or similar fermented malt liquor in counties having populations of not less than 80,000 and not more than 96,000 according to the last or any subsequent federal census; to fix the rate or amount of such tax; to provide that such tax shall be paid to the probate judge and distributed by him; to prescribe the rate or basis of such division or distribution; to prescribe penalties and fix punishments for the violation of any of the provisions of said act; and to otherwise provide for the administration of said act.

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Martin	Sessions
Broadfoot	Grouby	Meade	Shumate
Brooks	Guthrie	Merrill	Smith (St. Clair)
Cabiness	Hain	Morrow	Speaks
Callahan	Hanby	Murphy	Steagall
Camp	Hankins	Nettles	Taylor
Casey	Hardy	Nichols	Thomas
Cates	Harris	Oden	Turner
Chambers	Hawkins	Owens	Turnham
Daniel	Hearn	Perry	Vickers

—88

And the bill:

S. 641. To alter, re-arrange and extend the boundaries of the Town of Maplesville.

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Martin	Sessions
Broadfoot	Grouby	Meade	Shumate
Brooks	Guthrie	Merrill	Smith (St. Clair)
Cabiness	Hain	Morrow	Speaks
Callahan	Hanby	Murphy	Steagall
Camp	Hankins	Nettles	Taylor
Casey	Hardy	Nichols	Thomas
Cates	Harris	Oden	Turner
Chambers	Hawkins	Owens	Turnham
Daniel	Hearn	Perry	Vickers

—88

S. 642 INDEFINITELY POSTPONED

On motion of Mr. Dunn, the bill, S. 642, was indefinitely postponed.

And the bill:

S. 646. To create, establish and regulate an Inferior Court or County Court for the County of Montgomery; to provide and define the jurisdiction of said Court, and the terms thereof; to provide for the Judge and the officers of such Court, and their powers, duties and compensation; to fix the term of office for such Judge, and to fix the fees and costs for such Court; to provide rules of procedure for said Court, and for the operation thereof; and to provide for registering and a lien of its judgments.

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Avery	Bassett	Boyd
Adams	Bailey	Bevill	Brannan
Albea	Barnett	Bishop	Branyon

Brewer	Goodwyn	Lee	Pruitt
Broadfoot	Gordon	Locke	Ramey
Brooks	Grant	Long (Perry)	Rast
Cabiness	Gross	McClendon (Chambers)	Ray
Callahan	Grouby	McCorquodale	Reynolds (Chambers)
Camp	Guthrie	McLendon (Bullock)	Roberts
Casey	Hain	Martin	Rozelle
Cates	Hanby	Meade	Salter
Chambers	Hankins	Merrill	Self
Daniel	Hardy	Morrow	Sessions
Dickson	Harris	Murphy	Shumate
Dunn	Hawkins	Nettles	Smith (St. Clair)
Engel	Hearn	Nichols	Speaks
Faulk	Ingram	Oden	Steagall
Ferguson	Jenkins	Owens	Taylor
Gilchrist	Johnson (Hardaway)	Perry	Thomas
Gilmer	Johnston (Leonard)	Phillips	Turner
Glass	Jones (Covington)	Pierce	Turnham
Goldthwaite	Jones (Monroe)	Powell	Vickers

—88

And the bill:

S. 647. To amend, revise and re-enact Act No. 168, H. 287, approved March 15, 1939, as amended, an act creating an inferior court designated as the Court of Common Pleas of Montgomery (Local Acts of 1939, p. 87).

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Martin	Sessions
Broadfoot	Grouby	Meade	Shumate
Brooks	Guthrie	Merrill	Smith (St. Clair)
Cabiness	Hain	Morrow	Speaks
Callahan	Hanby	Murphy	Steagall
Camp	Hankins	Nettles	Taylor
Casey	Hardy	Nichols	Thomas
Cates	Harris	Oden	Turner
Chambers	Hawkins	Owens	Turnham
Daniel	Hearn	Perry	Vickers

—88

And the bill:

S. 651. To alter, rearrange, and extend the boundaries and corporate limits of the City of Haleyville, Alabama, a municipal corporation, so as to annex certain territory to the City.

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Baileock)	Self
Brewer	Gross	Martin	Sessions
Broadfoot	Grouby	Meade	Shumate
Brooks	Guthrie	Merrill	Smith (St. Clair)
Cabiness	Hain	Morrow	Speaks
Callahan	Hanby	Murphy	Steagall
Camp	Hankins	Nettles	Taylor
Casey	Hardy	Nichols	Thomas
Cates	Harris	Oden	Turner
Chambers	Hawkins	Owens	Turnham
Daniel	Hearn	Perry	Vickers

—88

And the bill:

S. 652. To authorize and make provision for the incorporation in any county having a population of not less than 110,000 nor more than 165,000, according to the last or any subsequent federal decennial census, of an authority as a public corporation for the purpose of acquiring, constructing, enlarging, equipping, improving, maintaining, developing and operating airports, heliports, airport buildings and facilities and of constructing, acquiring, establishing, improving extending, enlarging, reconstructing, equipping, maintaining, repairing and operating buildings, structures and facilities suitable for use as manufacturing plants, industrial plants, retail shopping areas or centers, parks, exhibits, exhibitions or for the conduct of any lawful business, at, upon, or adjacent to any airport, heliport or aircraft landing area owned or operated by such authority and leasing or letting such buildings, structures or facilities; to provide that in order for any such authority to be organized, application be made to the governing body of the county in which such authority is to be organized and to the governing body of at least one municipality therein and that permission for organization of such authority be granted by each such governing body; to provide for the election of the directors and officers of such authority; to specify its powers; to endow such authority with the power of eminent domain; to provide that the county in which any authority has been organized and each municipality which duly authorized the organization of such authority may aid and cooperate in the planning, undertaking, acquisition, construction and operation of airports, heliports and air navigation facilities and may lend, give,

donate, sell, convey or transfer to such authority money, property (including existing airports and airport facilities) or any right capable of transfer; to implement such provisions by authorizing such county and each such municipality to issue its general obligation bonds for the purpose of aiding in the planning, undertaking, acquisition, construction and operation of airports and airport facilities of an authority organized pursuant to this act; to provide that no action or suit shall be brought or maintained against such authority or a director thereof for or on account of the negligence of the authority or director or of its or his agent, servants or employees; to authorize the issuance by such authority of interest bearing revenue bonds payable solely out of the revenues of the authority; to specify provisions of said bonds and to declare them to be negotiable instruments; to provide that said bonds may be secured by pledge of any of the revenues of such authority to which its right then exists or may thereafter come into existence and by foreclosable mortgage on any property of such authority whether then in existence and thereafter acquired; to provide that such pledge may be provided for in an indenture between said authority and a corporate trustee or by resolution providing for the issuance of the bonds; to provide that such pledges shall be valid and binding when made and effective against third parties without notice from the time a statement thereof is filed in the office of the judge of probate of the county in which such authority is organized and any other county in which there is located any property, the revenues from which are so pledged; to provide that said authority may include in any indenture or resolution authorizing the issuance of bonds provisions customarily contained in instruments securing evidence of indebtedness; to specify the uses to which the proceeds of said bonds may be put; to authorize the refunding of said bonds; to provide for remedies in the event of any default; to exempt from all taxation the bonds issued by said authority and the income therefrom and the property and income of said authority; to authorize the investment in bonds of the authority any idle funds of the county in which such authority was organized and of each municipality which duly authorized the organization of the authority; to provide that said bonds shall be legal investments for fiduciaries and savings banks and insurance companies; and to authorize the publication of notice of the adoption of the resolution authorizing said bonds and specifying the period of time after such publication within which actions and defenses may be asserted respecting said bonds, pledge and indenture and the proceedings authorizing the same.

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Callahan	Gordon	Jones (Covington)
Adams	Camp	Grant	Jones (Monroe)
Albea	Casey	Gross	Lee
Avery	Cates	Grouby	Locke
Bailey	Chambers	Guthrie	Long (Perry)
Barnett	Daniel	Hain	McClendon (Chambers)
Bassett	Dickson	Hanby	McCorquodale
Bevill	Dunn	Hankins	McLendon (Bullock)
Bishop	Engel	Hardy	Martin
Boyd	Faulk	Harris	Meade
Brannan	Ferguson	Hawkins	Merrill
Branyon	Gilchrist	Hearn	Morrow
Brewer	Gilmer	Ingram	Murphy
Broadfoot	Glass	Jenkins	Nettles
Brooks	Goldthwaite	Johnson (Hardaway)	Nichols
Cabiness	Goodwyn	Johnston (Leonard)	Oden

Owens	Ramey	Salter	Steagall
Perry	Rast	Self	Taylor
Phillips	Ray	Sessions	Thomas
Pierce	Reynolds (Chambers)	Shumate	Turner
Powell	Roberts	Smith (St. Clair)	Turnham
Pruitt	Rozelle	Speaks	Vickers

—88

And the bill:

S. 658. To repeal Act No. 281, H. 514, Regular Session 1961, entitled "To regulate further the feeding of prisoners in jail in all counties having a population of not less than 16,150 nor more than 17,350, according to the last or any subsequent federal decennial census."

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Martin	Sessions
Broadfoot	Grouby	Meade	Shumate
Brooks	Guthrie	Merrill	Smith (St. Clair)
Cabiness	Hain	Morrow	Speaks
Callahan	Hanby	Murphy	Steagall
Camp	Hankins	Nettles	Taylor
Casey	Hardy	Nichols	Thomas
Cates	Harris	Oden	Turner
Chambers	Hawkins	Owens	Turnham
Daniel	Hearn	Perry	Vickers

—88

And the bill:

S. 659. To provide for the collection and enforcement by the state department of revenue of certain privilege license taxes levied or assessed by the city of Eufaula, Barbour County.

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Albea	Bailey	Bassett
Adams	Avery	Barnett	Bevill

Bishop	Gilmer	Jones (Covington)	Powell
Boyd	Glass	Jones (Monroe)	Pruitt
Brannan	Goldthwaite	Lee	Ramey
Branyon	Goodwyn	Locke	Rast
Brewer	Gordon	Long (Perry)	Ray
Broadfoot	Grant	McClendon (Chambers)	Reynolds (Chambers)
Brooks	Gross	McCorquodale	Roberts
Cabiness	Grouby	McLendon (Bullock)	Rozelle
Callahan	Guthrie	Martin	Salter
Camp	Hain	Meade	Self
Casey	Hanby	Merrill	Sessions
Cates	Hankins	Morrow	Shumate
Chambers	Hardy	Murphy	Smith (St. Clair)
Daniel	Harris	Nettles	Speaks
Dickson	Hawkins	Nichols	Steagall
Dunn	Hearn	Oden	Taylor
Engel	Ingram	Owens	Thomas
Faulk	Jenkins	Perry	Turner
Ferguson	Johnson (Hardaway)	Phillips	Turnham
Gilchrist	Johnston (Leonard)	Pierce	Vickers

—88

And the bill:

S. 660. To regulate further the feeding of prisoners in jail in all counties having a population of not less than 16,150 nor more than 17,550, according to the last or any subsequent federal decennial census.

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Martin	Sessions
Broadfoot	Grouby	Meade	Shumate
Brooks	Guthrie	Merrill	Smith (St. Clair)
Cabiness	Hain	Morrow	Speaks
Callahan	Hanby	Murphy	Steagall
Camp	Hankins	Nettles	Taylor
Casey	Hardy	Nichols	Thomas
Cates	Harris	Oden	Turner
Chambers	Hawkins	Owens	Turnham
Daniel	Hearn	Perry	Vickers

—88

And the bill:

S. 664. To amend Act No. 530, H. 1096, Regular Session 1959, an act relating to the reidentification of qualified electors in counties having populations of 500,000 or more (Acts of Alabama 1959, vol. 2, p. 1305).

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Martin	Sessions
Broadfoot	Grouby	Meade	Shumate
Brooks	Guthrie	Merrill	Smith (St. Clair)
Cabiness	Hain	Morrow	Speaks
Callahan	Hanby	Murphy	Steagall
Camp	Hankins	Nettles	Taylor
Casey	Hardy	Nichols	Thomas
Cates	Harris	Oden	Turner
Chambers	Hawkins	Owens	Turnham
Daniel	Hearn	Perry	Vickers

—88

And the bill:

S. 663. To regulate the trials of Civil Cases in Jefferson County and to increase the jurisdiction of the Jefferson County Civil Court and to increase the compensation of the Judges of said court.

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Brannan	Chambers	Goldthwaite
Adams	Branyon	Daniel	Goodwyn
Albea	Brewer	Dickson	Gordon
Avery	Broadfoot	Dunn	Grant
Bailey	Brooks	Engel	Gross
Barnett	Cabiness	Faulk	Grouby
Bassett	Callahan	Ferguson	Guthrie
Bevill	Camp	Gilchrist	Hain
Bishop	Casey	Gilmer	Hanby
Boyd	Cates	Glass	Hankins

Hardy	Long (Perry)	Owens	Salter
Harris	McClendon (Chambers)	Perry	Self
Hawkins	McCorquodale	Phillips	Sessions
Hearn	McLendon (Bullock)	Pierce	Shumate
Ingram	Martin	Powell	Smith (St. Clair)
Jenkins	Meade	Pruitt	Speaks
Johnson (Hardaway)	Merrill	Ramey	Steagall
Johnston (Leonard)	Morrow	Rast	Taylor
Jones (Covington)	Murphy	Ray	Thomas
Jones (Monroe)	Nettles	Reynolds (Chambers)	Turner
Lee	Nichols	Roberts	Turnham
Locke	Oden	Rozelle	Vickers

—88

And the bill:

S. 661. Relating to counties having a population of not less than 500,000 inhabitants according to the 1960 or any subsequent federal decennial census; providing further for elections in such counties by authorizing and providing for the use of paper ballots at certain voting places.

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Martin	Sessions
Broadfoot	Grouby	Meade	Shumate
Brooks	Guthrie	Merrill	Smith (St. Clair)
Cabiness	Hain	Morrow	Speaks
Callahan	Hanby	Murphy	Steagall
Camp	Hankins	Nettles	Taylor
Casey	Hardy	Nichols	Thomas
Cates	Harris	Oden	Turner
Chambers	Hawkins	Owens	Turnham
Daniel	Hearn	Perry	Vickers

—88

And the bill:

S. 628. To propose an amendment to the Constitution of Alabama authorizing the school districts in Jefferson County to levy and collect, subject to a vote of the qualified electors therein, special district property taxes for the support of education.

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Martin	Sessions
Broadfoot	Grouby	Meade	Shumate
Brooks	Guthrie	Merrill	Smith (St. Clair)
Cabiness	Hain	Morrow	Speaks
Callahan	Hanby	Murphy	Steagall
Camp	Hankins	Nettles	Taylor
Casey	Hardy	Nichols	Thomas
Cates	Harris	Oden	Turner
Chambers	Hawkins	Owens	Turnham
Daniel	Hearn	Perry	Vickers

—88

And the bill:

S. 629. To establish, subject to the conditions stated in this title and in the Act, in each city of the State having a population of 300,000 or more, according to the last or any succeeding federal census, a pension and relief or retirement and relief system for firemen and policemen who are members of any pension and relief or retirement and relief system heretofore established or hereafter established under Act No. 929 of the Legislature of Alabama of 1951, approved September 12, 1951 (Acts of Alabama 1951, page 1579, et seq. as amended) and on whose account or for whose benefit the city by which they are employed makes no contribution or pays no tax to the United States of America under the federal Social Security Act; to provide that the Act shall not be operative in any such city so long as there is operated, or maintained, in the city the pension system provided for by Act No. 556 of the Legislature of Alabama of 1959, approved November 19, 1959, and to provide, further, that if and when any such pension system provided for by said Act No. 556 for any reason is not operated and maintained in the city this Act shall become operative in the city; to provide for the creation and maintenance of a fund for the administration of the pension system hereby created; to provide for paying into the fund certain amounts to be deducted from the salaries of the members of the said pension system and to provide also for paying into the said fund contributions by the city matching the deductions from the salaries of the members of the said system; to provide certain disability benefits for such firemen and policemen and also certain benefits for the widows and children of any such firemen or policemen who die; to make provision for a supplemental retirement benefit for such firemen and policemen, if and when said Act No. 929 is amended as stipulated in this Act; to provide that from the fund of the system established by this Act certain payments shall be made to the fund of the system established by said Act No. 929, subject to said Act No. 929 being amended so as to authorize the Board of Managers of the system created by said Act Number 929 to receive said payments; to

establish a Board of Managers for the pension system hereby created and to provide for the method of selection of the said Board and to define the power, authority and duties of the said Board of Managers; to provide for the actuarial study, investigation and report showing the probable ability or inability of the fund hereby created to meet the benefits provided for by the system created by this Act; to provide for paying from funds of the system expenses incurred in securing any such actuarial study, investigation and report; to provide that at times specified in the Act the Board of Managers of the pension system established by the Act shall present to each member of the House of Representatives and to the member of the Senate of the Legislature of Alabama residing in any county or senatorial district wherein there is established any pension system provided for by this Act the report and survey of a competent actuary stating his opinion as to the ability of the funds and resources of the said system to meet the benefits provided, which said report or survey shall give such opinion separately and severally with respect to each of the said benefits, and which said report or survey shall contain the opinion of the said actuary as to whether he considers any change in the benefits necessary in order to assure solvency of the fund, and if so, what changes he considers necessary.

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Martin	Sessions
Broadfoot	Grouby	Meade	Shumate
Brooks	Guthrie	Merrill	Smith (St. Clair)
Cabiness	Hain	Morrow	Speaks
Callahan	Hanby	Murphy	Steagall
Camp	Hankins	Nettles	Taylor
Casey	Hardy	Nichols	Thomas
Cates	Harris	Oden	Turner
Chambers	Hawkins	Owens	Turnham
Daniel	Hearn	Perry	Vickers

—88

And the bill:

S. 631. To amend the title and also the body of Act No. 122 of the Legislature of Alabama of 1955, approved July 8, 1955, (Acts of Alabama of 1955, pages 366, et seq.)

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Martin	Sessions
Broadfoot	Grouby	Meade	Shumate
Brooks	Guthrie	Merrill	Smith (St. Clair)
Cabiness	Hain	Morrow	Speaks
Callahan	Hanby	Murphy	Steagall
Camp	Hankins	Nettles	Taylor
Casey	Hardy	Nichols	Thomas
Cates	Harris	Oden	Turner
Chambers	Hawkins	Owens	Turnham
Daniel	Hearn	Perry	Vickers

—88

And the bill:

S. 636. To regulate further the conduct of elections in all counties in Alabama having a population of five hundred thousand (500,000) inhabitants or more, according to the last or any subsequent census.

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Cates	Hanby	Meade
Adams	Chambers	Hankins	Merrill
Albea	Daniel	Hardy	Morrow
Avery	Dickson	Harris	Murphy
Bailey	Dunn	Hawkins	Nettles
Barnett	Engel	Hearn	Nichols
Bassett	Faulk	Ingram	Oden
Bevill	Ferguson	Jenkins	Owens
Bishop	Gilchrist	Johnson (Hardaway)	Perry
Boyd	Gilmer	Johnston (Leonard)	Phillips
Brannan	Glass	Jones (Covington)	Pierce
Branyon	Goldthwaite	Jones (Monroe)	Powell
Brewer	Goodwyn	Lee	Pruitt
Broadfoot	Gordon	Locke	Ramey
Brooks	Grant	Long (Perry)	Rast
Cabiness	Gross	McClendon (Chambers)	Ray
Callahan	Grouby	McCorquodale	Reynolds (Chambers)
Camp	Guthrie	McLendon (Bullock)	Roberts
Casey	Hain	Martin	Rozelle

Salter	Shumate	Steagall	Turner
Self	Smith (St. Clair)	Taylor	Turnham
Sessions	Speaks	Thomas	Vickers

—88

And the bill:

S. 653. To apply in counties having a population of 500,000 or more according to the last or any succeeding decennial Federal census, to provide for emergency absentee ballots and emergency absentee voters lists for particular elections in such counties, the procedure for being listed on such list and for obtaining and voting such ballots, the duties to be performed by the Board of Registrars of such County in connection therewith and penalties for making a false affidavit or statement to obtain an emergency absentee ballot.

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Martin	Sessions
Broadfoot	Grouby	Meade	Shumate
Brooks	Cuthrie	Merrill	Smith (St. Clair)
Cabiness	Hain	Morrow	Speaks
Callahan	Hanby	Murphy	Steagall
Camp	Hankins	Nettles	Taylor
Casey	Hardy	Nichols	Thomas
Cates	Harris	Oden	Turner
Chambers	Hawkins	Owens	Turnham
Daniel	Hearn	Perry	Vickers

—88

And the bill:

S. 644. To alter, rearrange and extend the boundaries and corporate limits of the town of Camden, Wilcox County, Alabama, so as to annex certain territory to the town.

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Avery	Bassett	Boyd
Adams	Bailey	Bevill	Brannan
Albea	Barnett	Bishop	Branyon

Brewer	Goodwyn	Lee	Pruitt
Broadfoot	Gordon	Locke	Ramey
Brooks	Grant	Long (Perry)	Rast
Cabiness	Gross	McClendon (Chambers)	Ray
Callahan	Grouby	McCorquodale	Reynolds (Chambers)
Camp	Guthrie	McLendon (Bullock)	Roberts
Casey	Hain	Martin	Rozelle
Cates	Hanby	Meade	Salter
Chambers	Hankins	Merrill	Self
Daniel	Hardy	Morrow	Sessions
Dickson	Harris	Murphy	Shumate
Dunn	Hawkins	Nettles	Smith (St. Clair)
Engel	Hearn	Nichols	Speaks
Faulk	Ingram	Oden	Steagall
Ferguson	Jenkins	Owens	Taylor
Gilchrist	Johnson (Hardaway)	Perry	Thomas
Gilmer	Johnston (Leonard)	Phillips	Turner
Glass	Jones (Covington)	Pierce	Turnham
Goldthwaite	Jones (Monroe)	Powell	Vickers

—88

And the bill:

S. 623. To regulate further the compensation of the county superintendent of education of Bibb County and to repeal Section 3 of Act No. 99, H. 235, approved March 29, 1933, which provides for the election of a county superintendent of education for Bibb County, Alabama (Local Acts of Alabama 1933, p. 31).

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Phillips
Adams	Dunn	Jenkins	Pierce
Albea	Engel	Johnson (Hardaway)	Powell
Avery	Faulk	Johnston (Leonard)	Pruitt
Bailey	Ferguson	Jones (Covington)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Rast
Bassett	Gilmer	Lee	Ray
Bevill	Glass	Locke	Reynolds (Chambers)
Bishop	Goldthwaite	Long (Perry)	Roberts
Boyd	Goodwyn	McClendon (Chambers)	Rozelle
Brannan	Gordon	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Martin	Sessions
Broadfoot	Grouby	Meade	Shumate
Brooks	Guthrie	Merrill	Smith (St. Clair)
Cabiness	Hain	Morrow	Speaks
Callahan	Hanby	Murphy	Steagall
Camp	Hankins	Nettles	Taylor
Casey	Hardy	Nichols	Thomas
Cates	Harris	Oden	Turner
Chambers	Hawkins	Owens	Turnham
Daniel	Hearn	Perry	Vickers

—88

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 1246. To provide a council-manager form of municipal government which, by popular vote, may be adopted and thereafter abandoned in the manner herein prescribed by any city which has a population of not less than 50,000 nor more than 70,000, according to the 1960 or any subsequent federal decennial census; to define the legal status and prescribe the form of government and powers of any city adopting this council-manager form of government; to provide as the governing body of any such city a city council having the powers, duties, and authority and composed of such number of members, elected for the terms, authorized to perform the duties and draw the compensation prescribed in this Act; to provide for the appointment and removal of a city manager and, under certain conditions, of a temporary city manager; to prescribe the city manager's powers and duties and the manner of fixing and paying his compensation; to regulate purchases and contracts of the city; to provide for the adoption of an annual budget for any such city and to require the submission and prescribe the contents of budget estimates; to provide for succession in government of any such city; to provide for the continued existence and functioning of certain independent boards and commissions in the manner prescribed therefor when this form of government is adopted by any such city; and to preserve certain rights and privileges of certain municipal employees under civil service and retirement systems of such city.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Hanby the House concurred in and adopted the Senate amendment to the bill, H. 1246, said Senate amendment being as follows:

Amend House Bill 1246 by striking from the title and body of said Bill the figures "70,000" wherever they appear and inserting in lieu thereof the figures "60,000".

Strike out Section 28 of the bill entirely and insert the following in lieu thereof:

Section 28. The city may at any time change from the council-manager form of government, by proceedings as hereinafter provided, either to:

(a) the form of municipal government applicable to the city prior to its adoption of the council-manager form of government, or to

(b) the mayor-council form of municipal government provided by Title 37, Code 1940, as amended and supplemented, or to

(c) one of the commission forms of municipal government provided by Title 37, Code 1940, as amended and supplemented.

Such change shall, however, first be initiated by petition and submitted to a vote of the qualified electors at an election and shall receive at such election a majority of the votes "yes" or in favor thereof in the same manner and subject to the same requirements as provided in Sections 2-5 of this Act, except that the proposition on the ballot shall be changed to reflect the proposed form of municipal government to be submitted to the vote of the qualified electors. The officers and members of the governing body of such newly adopted form of municipal government shall be elected as soon as may be under the provisions of law applicable thereto; and upon their election and qualification for office the term of office of all members of the council under the council-manager form of government shall terminate.

Yeas 61; Nays 0.

Yeas:

Mr. Speaker	Faulk	Ingram	Owens
Adams	Gilmer	Johnson (Hardaway)	Phillips
Albea	Glass	Johnson (J. T. Tom)	Powell
Barnett	Goldthwaite	Johnston (Leonard)	Ramey
Bassett	Goodwyn	Jones (Covington)	Ray
Bevill	Gordon	Locke	Roberts
Bishop	Grant	Long (Perry)	Rozelle
Broadfoot	Grouby	McClendon (Chambers)	Salter
Camp	Guthrie	McCorquodale	Smith (Russell)
Casey	Hain	McLendon (Bullock)	Smith (St. Clair)
Chambers	Hanby	Martin	Speaks
Cornett	Hankins	Merrill	Steagall
Daniel	Hardy	Murphy	Thomas
Dunn	Harris	Nettles	Turnham
Edwards	Hawkins	Nichols	Vickers
Engel			

—61

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 549. To apply only in those counties having populations of not less than 100,000 nor more than 115,000, according to the latest or any subsequent federal decennial census and to provide further for the disposition of the proceeds of the sale of contraband or forfeited property and the distribution and disposition of the funds realized from such sales.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Hanby the House concurred in and adopted the Senate amendment to the bill, H. 549, said Senate amendment being as follows:

Amend House Bill 549 as follows:

Wherever in said title and bill the figure "100,000" appears, strike said figure and insert in lieu thereof the figure "96,000".

Yeas 54; Nays 0.

Yeas:

Mr. Speaker	Engel	Hardy	Martin
Albea	Faulk	Harris	Murphy
Barnett	Gilchrist	Hearn	Nettles
Bassett	Gilmer	Ingram	Owens
Bevill	Glass	Jenkins	Phillips
Bishop	Goldthwaite	Johnson (Hardaway)	Powell
Boyd	Goodwyn	Johnson (J. T. Tom)	Pruitt
Broadfoot	Gordon	Johnston (Leonard)	Ramey
Callahan	Grant	Jones (Corvington)	Roberts
Casey	Grouby	Long (Perry)	Rozelle
Chambers	Guthrie	McClendon (Chambers)	Smith (St. Clair)
Daniel	Hain	McCorquodale	Speaks
Dunn	Hanby	McLendon (Bullock)	Vickers
Edwards	Hankins		

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MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and adopted the following Senate Joint Resolution and sends same herewith to the House for its consideration:

By Mr. Givhan

S. J. R. 47. The past decade, fraught with racial tension, social disturbances, and violence, has been a trying period demanding genuine Christian leadership, wise counsel, and inspired guidance; and

WHEREAS Dr. Henry L. Lyon, Pastor of the Highland Avenue Baptist Church in Montgomery, boldly upholds southern traditions and a way of life that has had the approbation of the church and society for a hundred years or more, instead of following the political line of social scientists and equalitarians, to the detriment of an overwhelming majority of the people of this region; now therefore,

BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, That we warmly commend Dr. Henry L. Lyon for his forthright stand on the grave questions confronting us today, and express to him our deep appreciation for his earnest advocacy of the southern position on the controversial and political racial issue.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Gilmer the rules were suspended and the House concurred in and adopted the S.J.R. 47 set out in the above and foregoing Message from the Senate.

RESOLUTIONS

The following resolutions were introduced:

By Messrs. Broadfoot, Bishop, Long (Lauderdale), Brewer, Turner, Rast, Hankins, Roberts, Self, Cabiness and Gross.

H. R. 104. RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE LEGISLATURE OF ALABAMA, That the Highway Department, or the Director thereof, is hereby requested to place or cause to be placed on the Official 1962 Highway Map notations of significant engagements of the Civil War occurring in Alabama in 1862.

On motion of Mr. Broadfoot the rules were suspended and H.R. 104 was adopted.

Also:

By Mr. Nichols.

H.J.R. 105. BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA BOTH HOUSES THEREOF CONCURRING, That the route traversed by U. S. Highway 231 from the point where such highway crosses the Alabama-Tennessee state line, south to Sylacauga and from Sylacauga via U.S. Highway 280 southeasterly to the Alabama-Georgia state line at Phenix City, now known as "The Heart of Dixie Highway" is hereby redesignated the "Sam Engelhardt Heart of Dixie Highway" in recognition of Sam Engelhardt, who as Director of the State Highway Department during an administration acclaimed for its improvement of Alabama's highway system, has contributed immeasurably towards planning and promoting the road building program, thereby increasing the tourist trade and aiding the economic growth of the State.

BE IT FURTHER RESOLVED, That the State Highway Department is authorized and directed to cause to be erected and maintained at all times along the highway route herein described appropriate signs or markers indicating that such route is the "Sam Engelhardt Heart of Dixie Highway."

On motion of Mr. Nichols the rules were suspended and H.J.R. 105 was adopted.

Also:

By Mr. Goodwyn:

H.J.R. 106. WHEREAS the status or condition of a state's laws is never static and a continuous modification thereof is always inevitable;

WHEREAS, the State of Alabama has for more than 100 years followed the practice of providing periodically for a bulk revision of her statutes, and the adoption of the revised statutes as the official code of the State, thereby repealing all statutes of a public, general and permanent nature, not included in the code; and the last such official code adopted was the Code of Alabama 1940, which was adopted by Act No. 628 of the Regular Session of 1939 and became effective pursuant to proclamation of the Governor on May 31, 1941;

WHEREAS, Section 85 of the Constitution of 1901 delegates to the Legislature the duty, within every subsequent period of twelve years, to make provision by law for revising, digesting and promulgating the public statutes of the state, of a general nature, both civil and criminal;

WHEREAS, twenty years have elapsed since the Code of 1940 became effective, during which time twenty-five legislative sessions, not including organizational sessions, have been held, at each of which hundreds of laws have been enacted some of which amended existing laws, some repealed existing laws, and many added completely new matter to the law, frequently thereby incorporating conflicting provisions into the body of the State's general laws;

WHEREAS, by 1958 the tremendous volume of new laws had rendered continued use of pocket supplements to the Code of 1940 impractical as a means of providing a ready reference source to the currently applicable laws of this State, and the Governor contracted with the Michie Company for the publication of the Recompiled Code of 1958;

WHEREAS, this recompiled code has no official status, since it has not been adopted as the official code of Alabama; there is currently no provision for the preparation of supplements to the 1940 Code, and these factors render statutory research cumbersome and time consuming; and

WHEREAS, the Legislature has the duty to provide for revising, digesting and promulgating the public statutes of this State, as directed in Section 85 of the Constitution, and there is now a dire need for the adoption of a new code; now therefore,

BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, That the Legislative Council be directed to provide for having a comprehensive review and study of the Michie Company's "Code of Alabama Recompiled 1958" made during the interim between the adjournment of the 1961 regular session and the beginning of the next regular session, and to make recommendations to the Legislature relative to the feasibility or advisability of adopting the 1958 code as the official code of Alabama.

The Council shall enlist the aid and assistance of the Attorney General, the several state departments, agencies, and institutions, and the Bench and Bar of Alabama in determining whether or not the recompiled code is suitable for adoption as the official code of this State; and shall hold such public hearings and conduct such inquiries as may be necessary to obtain the views, advice and suggestions of all persons and groups which will be interested in or vitally affected by the adoption of a new official code of this State.

On motion of Mr. Goodwyn the rules were suspended and H.J.R. 106 was adopted.

Also:

By Messrs. Turnham, Torbert, Oakley, Thomas, Roberts, Nichols, Jenkins, Lee, Steagall, Cates, Salter, Pierce, Solomon, Ingram, Harvey, Avery, Grant, Hawkins and Martin.

H.J.R. 107. BE IT RESOLVED BY THE LEGISLATURE, BOTH HOUSES THEREOF CONCURRING, That the Legislature mourns the

death of Hodge Freeman Drake, a shoe shine boy in a barber shop in Auburn, known to students there as "Dr. Drake" and beloved by them for more than thirty years, who was an ardent follower of and rooter for Auburn University's football team and whose peg leg and tuxedo hat were almost as welcome to students and alumni at a football game as the cry "War Eagle."

BE IT FURTHER RESOLVED, That the Legislature hereby extends heartfelt sympathy to his brother, Dr. Joseph F. Drake, President of Alabama Agricultural and Mechanical College at Huntsville, and other members of his family.

FURTHER RESOLVED, That a copy of this resolution be transmitted by the Clerk of the House of Representatives to Dr. Joseph Drake and to the Press.

On motion of Mr. Turnham the rules were suspended and H.J.R. 107 was adopted.

BILLS ON THE THIRD READING RESUMED

S. 82. To amend Sections 39, 40 and 48 of Act No. 414 of the Alabama Legislature approved November 13, 1959, and to provide additional officers who may sign stock certificates and to provide that the par value of stock of a corporation need not be expressly stated in the stock certificate; to provide for the use of abbreviations in inscribing stock certificates; to provide for the issuance of fractional shares or scrip or for the combining of fractional interests into full shares to be sold for the account of stockholders and to provide that requests for inspection of stock voting lists be in writing.

Was read a third time at length and passed.

Yeas 64; Nays 0.

Yeas:

Mr. Speaker	Cates	Hankins	Murphy
Adams	Chambers	Hardy	Nettles
Albea	Daniel	Harris	Phillips
Avery	Edwards	Harvey	Pierce
Bailey	Engel	Hawkins	Powell
Barnett	Ferguson	Ingram	Pruitt
Bassett	Gilmer	Johnson (Hardaway)	Ramey
Bevill	Glass	Johnston (Leonard)	Roberts
Bishop	Goldthwaite	Jones (Monroe)	Rozelle
Boyd	Gordon	Lee	Self
Branyon	Grant	Long (Perry)	Smith (Russell)
Broadfoot	Gross	McClendon (Chambers)	Smith (St. Clair)
Cabiness	Grouby	McCorquodale	Speaks
Callahan	Guthrie	McLendon (Bullock)	Steagall
Camp	Hain	Martin	Thomas
Casey	Hanby	Meade	Turnham

—64

And the bill:

S. 83. To regulate the practices of engineering and land surveying; to provide for the registration of qualified persons as professional engi-

neers and land surveyors; to provide for the certification of engineers-intraining; to create a State Board of Registration for Professional Engineers and Land Surveyors; to provide for the appointment and compensation of its members; to fix the term of members of the Board and to define the powers and duties of the Board; to provide the minimum qualifications and other requirements for registration; to establish fees with expiration and renewal requirements; to limit the public works that can be constructed by the state and political subdivisions thereof without engineering supervision by persons properly registered; and to provide for the enforcement of this Act and penalties for its violation; and to repeal conflicting laws, including Sections 129 through 150 inclusive of Title 46, Chapter 7, Code of Alabama (1940), as amended.

Was read a third time at length and passed.

Yeas 65; Nays 0.

Yeas:

Mr. Speaker	Cornett	Hankins	Nichols
Adams	Daniel	Hardy	Perry
Albea	Dunn	Harris	Phillips
Avery	Edwards	Harvey	Pierce
Bailey	Engel	Hawkins	Powell
Barnett	Ferguson	Ingram	Pruitt
Bassett	Gilmer	Johnson (Hardaway)	Roberts
Bevill	Glass	Johnston (Leonard)	Rozelle
Bishop	Goldthwaite	Lee	Self
Boyd	Goodwyn	Long (Perry)	Sessions
Broadfoot	Gordon	McClendon (Chambers)	Smith (Russell)
Cabiness	Grant	McLendon (Bullock)	Smith (St. Clair)
Callahan	Gross	Martin	Speaks
Camp	Crouby	Meade	Steagall
Casey	Guthrie	Murphy	Thomas
Cates	Hain	Nettles	Turnham
Chambers			

—65

And the bill:

S. 58. To repeal in toto Title 6 (Bastardy) Code of Alabama, 1940, establishing procedure for determination of paternity of illegitimates, prescribing and defining the civil obligations of the father of an illegitimate child and establishing civil procedures for the enforcement of such obligations; prescribing a statute of limitations as to the time within which proceedings may be brought under this Act.

Was read a third time at length and passed.

Yeas 59; Nays 0.

Yeas:

Mr. Speaker	Barnett	Branyon	Casey
Adams	Bassett	Broadfoot	Cates
Albea	Bevill	Cabiness	Daniel
Avery	Bishop	Callahan	Dodd
Bailey	Boyd	Camp	Dunn

Edwards	Grouby	Johnston (Leonard)	Powell
Engel	Guthrie	Jones (Covington)	Roberts
Ferguson	Hain	Long (Perry)	Rozelle
Gilchrist	Hanby	McClendon (Chambers)	Self
Glass	Hankins	McCorquodale	Sessions
Goldthwaite	Harris	McLendon (Bullock)	Smith (Russell)
Goodwyn	Hawkins	Meade	Smith (St. Clair)
Gordon	Ingram	Murphy	Steagall
Grant	Johnson (Hardaway)	Nichols	Turnham
Gross	Johnson (J. T. Tom)	Phillips	

—59

And the bill:

S. 220. To amend Section 331, Title 14, Code of Alabama 1940, to delete the theft of any cow or animal of the cow kind from the enumeration of acts that constitute grand larceny.

Was read a third time at length and passed.

Yeas 64; Nays 0.

Yeas:

Mr. Speaker	Cates	Grouby	Meade
Adams	Chambers	Guthrie	Murphy
Albea	Cornett	Hain	Nettles
Avery	Daniel	Hanby	Nichols
Bailey	Dodd	Hankins	Phillips
Barnett	Dunn	Harris	Pierce
Bassett	Edwards	Harvey	Powell
Bevill	Engel	Johnson (Hardaway)	Roberts
Bishop	Ferguson	Johnson (J. T. Tom)	Rozelle
Boyd	Gilmer	Jones (Covington)	Salter
Branyon	Glass	Jones (Monroe)	Self
Brewer	Goldthwaite	Long (Perry)	Smith (Russell)
Broadfoot	Goodwyn	McClendon (Chambers)	Smith (St. Clair)
Cabiness	Gordon	McCorquodale	Steagall
Camp	Grant	McLendon (Bullock)	Turnham
Casey	Gross	Martin	Vickers

—64

And the bill:

S. 221. To create the offense of cattle theft; to prescribe penalties and the form of indictment therefor.

Was read a third time at length and passed.

Yeas 66; Nays 0.

Yeas:

Mr. Speaker	Bailey	Bishop	Broadfoot
Adams	Barnett	Boyd	Cabiness
Albea	Bassett	Branyon	Callahan
Avery	Bevill	Brewer	Camp

Casey	Grant	Long (Perry)	Ramey
Cates	Gross	McClendon (Chambers)	Rast
Chambers	Grouby	McCorquodale	Roberts
Cornett	Guthrie	McLendon (Bullock)	Rozelle
Daniel	Hain	Martin	Salter
Dodd	Hankins	Meade	Self
Dunn	Harris	Murphy	Smith (Russell)
Edwards	Harvey	Nettles	Smith (St. Clair)
Engel	Ingram	Nichols	Steagall
Ferguson	Johnson (Hardaway)	Phillips	Thomas
Gilmer	Johnson (J. T. Tom)	Pierce	Turner
Goodwyn	Jones (Monroe)	Powell	Turnham
Gordon	Lee		

—66

And the bill:

S. 79. To further amend Section 52 of Title 2, Code of Alabama of 1940, as amended, which relates to the filing and registration of commercial feeds with the Commissioner of Agriculture and Industries for the sale and distribution of such feeds.

Was read a third time at length and passed.

Yeas 64; Nays 1.

Yeas:

Mr. Speaker	Chambers	Hankins	Meade
Adams	Cornett	Hardy	Murphy
Albea	Daniel	Harris	Nettles
Avery	Dodd	Harvey	Nichols
Bailey	Dunn	Ingram	Phillips
Barnett	Engel	Jenkins	Pierce
Bassett	Ferguson	Johnson (Hardaway)	Powell
Bevill	Gilmer	Johnson (J. T. Tom)	Ramey
Bishop	Goodwyn	Jones (Covington)	Rast
Boyd	Gordon	Jones (Monroe)	Roberts
Branyon	Grant	Lee	Self
Brewer	Gross	Long (Perry)	Smith (Russell)
Cabiness	Grouby	McClendon (Chambers)	Smith (St. Clair)
Camp	Guthrie	McCorquodale	Thomas
Casey	Hain	McLendon (Bullock)	Turnham
Cates	Hanby	Martin	Vickers

—64

Nay:

Mr. Broadfoot

—1

And the bill:

S. 90. To validate, in certain cases, municipal corporations attempted to be organized under the laws of Alabama and invalid because of any irregularity in the procedure for incorporation.

Was read a third time at length and passed.

Yeas 73; Nays 0.

Yeas:

Mr. Speaker	Dodd	Hardy	Nettles
Adams	Dunn	Harris	Nichols
Albea	Edwards	Harvey	Oden
Avery	Engel	Hawkins	Phillips
Bailey	Faulk	Ingram	Pierce
Barnett	Ferguson	Jenkins	Powell
Bassett	Gilmer	Johnson (Hardaway)	Ramey
Bevill	Glass	Johnson (J. T. Tom)	Rast
Bishop	Goldthwaite	Johnston (Leonard)	Roberts
Boyd	Goodwyn	Jones (Covington)	Rozelle
Branyon	Gordon	Jones (Monroe)	Salter
Brewer	Grant	Lee	Self
Cabiness	Gross	Long (Perry)	Smith (Russell)
Callahan	Grouby	McCorquodale	Smith (St. Clair)
Camp	Guthrie	McLendon (Bullock)	Steagall
Casey	Hain	Martin	Thomas
Cates	Hanby	Meade	Turnham
Cornett	Hankins	Murphy	Vickers
Daniel			

—73

And the bill:

S. 91. To validate in certain cases elections heretofore held in municipalities or counties for the purpose of authorizing any special tax under the Constitution.

Was read a third time at length and passed.

Yeas 69; Nays 0.

Yeas:

Mr. Speaker	Chambers	Hain	McLendon (Bullock)
Adams	Cornett	Hanby	Meade
Albea	Daniel	Hankins	Murphy
Avery	Dodd	Hardy	Nettles
Bailey	Dunn	Harris	Nichols
Barnett	Edwards	Harvey	Phillips
Bassett	Engel	Hawkins	Pierce
Bevill	Faulk	Ingram	Powell
Bishop	Ferguson	Jenkins	Ramey
Boyd	Gilmer	Johnson (Hardaway)	Rast
Branyon	Glass	Johnson (J. T. Tom)	Rozelle
Brewer	Goldthwaite	Johnston (Leonard)	Smith (Russell)
Broadfoot	Goodwyn	Jones (Covington)	Smith (St. Clair)
Cabiness	Grant	Jones (Monroe)	Steagall
Callahan	Gross	Lee	Thomas
Camp	Grouby	Long (Perry)	Turnham
Casey	Guthrie	McClendon (Chambers)	Vickers
Cates			

—69

And the bill:

S. 92. To validate in certain cases elections heretofore held in municipalities or counties on the question of the issuance of bonds.

Was read a third time at length and passed.

Yeas 68; Nays 0.

Yeas:

Mr. Speaker	Chambers	Hanby	Merrill
Adams	Cornett	Hankins	Nettles
Albea	Daniel	Hardy	Nichols
Avery	Dodd	Harris	Phillips
Bailey	Dunn	Harvey	Pierce
Barnett	Engel	Ingram	Powell
Bassett	Faulk	Jenkins	Ramey
Bevill	Ferguson	Johnson (Hardaway)	Rast
Bishop	Gilmer	Johnson (J. T. Tom)	Rozelle
Boyd	Glass	Jones (Covington)	Salter
Branyon	Goldthwaite	Jones (Monroe)	Self
Brewer	Goodwyn	Lee	Smith (Russell)
Broadfoot	Grant	Long (Perry)	Smith (St. Clair)
Cabiness	Gross	McClendon (Chambers)	Steagall
Camp	Grouby	McLendon (Bullock)	Thomas
Casey	Guthrie	Martin	Turnham
Cates	Hain	Meade	Vickers

—68

And the bill:

S. 132. To provide for and regulate general and special elections in the cities and towns of this state, except those cities and towns which have a commission form of government; designating the date for regular elections, and authorizing the municipal governing body to call special elections; prescribing the manner of giving notice of municipal elections, and of designating voting places, and of appointing and compensating election officers; providing for the preparation of ballots and voting machines for such elections; prescribing the manner of casting ballots, counting the votes, and making returns of elections; providing for absentee voting at such elections; providing for and requiring a second or run-off election whenever no candidate receives a majority of the votes cast; designating certain acts and omissions relative to municipal elections as offenses and prescribing penalties therefor; prescribing the grounds on which such elections may be contested and the procedure for contests thereof, and providing that the costs of municipal elections shall be paid by the city or town holding such elections.

Was read a third time at length and passed.

Yeas 66; Nays 0.

Yeas:

Mr. Speaker	Albea	Bailey	Bassett
Adams	Avery	Barnett	Bevill

Bishop	Gilmer	Johnson (Hardaway)	Pierce
Boyd	Glass	Johnson (J. T. Tom)	Powell
Branyon	Goldthwaite	Johnston (Leonard)	Ramey
Brewer	Goodwyn	Lee	Rast
Broadfoot	Grant	Long (Perry)	Roberts
Cabiness	Gross	McClendon (Chambers)	Rozelle
Callahan	Grouby	McCorquodale	Salter
Camp	Guthrie	McLendon (Bullock)	Self
Casey	Hain	Meade	Smith (Russell)
Chambers	Hanby	Merrill	Smith (St. Clair)
Daniel	Hankins	Murphy	Steagall
Dodd	Hardy	Nettles	Thomas
Engel	Harris	Nichols	Turnham
Faulk	Ingram	Phillips	Vickers
Ferguson	Jenkins		

—66

And the bill:

S. 137. To provide insulation from liability to banks, brokers, issuers, third parties and transfer agents who handle securities and security transactions with minors, unless such bank, broker, issuer, third party or transfer agent has written notice of minority prior to such transaction; to authorize payment of dividends on stock and other moneys to minors; and to prevent disaffirmance or avoidance of certain security transactions by a minor.

Was read a third time at length and passed.

Yeas 64; Nays 0.

Yeas:

Mr. Speaker	Casey	Hankins	Nettles
Adams	Cates	Hardy	Nichols
Albea	Chambers	Harris	Phillips
Avery	Cornett	Harvey	Pierce
Bailey	Daniel	Ingram	Powell
Barnett	Dodd	Jenkins	Pruitt
Bassett	Engel	Johnson (Hardaway)	Ramey
Bevill	Faulk	Johnson (J. T. Tom)	Rast
Bishop	Gilmer	Johnston (Leonard)	Rozelle
Boyd	Glass	Jones (Monroe)	Salter
Branyon	Goodwyn	Lee	Self
Brewer	Grant	Long (Perry)	Smith (Russell)
Broadfoot	Gross	McClendon (Chambers)	Smith (St. Clair)
Cabiness	Grouby	McLendon (Bullock)	Thomas
Callahan	Guthrie	Meade	Turnham
Camp	Hain	Murphy	Vickers

—64

And the bill:

S. 138. To permit executors, administrators and trustees to acquire, hold and dispose of interests in partnerships and to form new partnerships, both general and limited, in a fiduciary capacity, and to limit the liability of such executors, administrators, and trustees so acting to the assets of such estate or trust.

Was read a third time at length and passed.

Yeas 61; Nays 0.

Yeas:

Mr. Speaker	Cornett	Hearn	Phillips
Adams	Daniel	Ingram	Powell
Albea	Dodd	Jenkins	Pruitt
Bailey	Dunn	Johnson (Hardaway)	Ramey
Barnett	Faulk	Johnson (J. T. Tom)	Roberts
Bassett	Ferguson	Jones (Gorington)	Rozelle
Bevill	Glass	Jones (Monroe)	Salter
Bishop	Grant	Lee	Self
Boyd	Gross	Long (Perry)	Shumate
Branyon	Grouby	McClendon (Chambers)	Smith (Russell)
Cabiness	Guthrie	McLendon (Bullock)	Smith (St. Clair)
Callahan	Hankins	Meade	Solomon
Camp	Hardy	Murphy	Thomas
Casey	Harris	Nettles	Turnham
Cates	Harvey	Nichols	Vickers
Chambers			

—61

And the bill:

S. 139. To establish the validity of bequests and devises made by will to the trustee or trustees of an existing trust.

Was read a third time at length and passed.

Yeas 63; Nays 0.

Yeas:

Mr. Speaker	Cates	Harris	Powell
Adams	Chambers	Harvey	Pruitt
Albea	Daniel	Ingram	Ramey
Avery	Dodd	Johnson (Hardaway)	Roberts
Bailey	Engel	Johnston (Leonard)	Rozelle
Barnett	Faulk	Jones (Gorington)	Salter
Bassett	Ferguson	Jones (Monroe)	Self
Bevill	Gilmer	Lee	Shumate
Bishop	Glass	Long (Perry)	Smith (Russell)
Boyd	Grant	McClendon (Chambers)	Smith (St. Clair)
Branyon	Gross	McLendon (Bullock)	Steagall
Brewer	Grouby	Meade	Thomas
Cabiness	Guthrie	Murphy	Turner
Callahan	Hain	Nettles	Turnham
Camp	Hankins	Nichols	Vickers
Casey	Hardy	Phillips	

—63

And the bill:

S. 140. To amend Section 5 of Act No. 247, S. 69, approved July 29, 1953 (Acts of Alabama, 1953, p. 311) entitled "An Act relating to banks and

banking; to provide for the retention and disposition of bank records, and for other purposes," as previously amended by Act No. 638, H. 713, approved November 19, 1959 (Acts of Alabama, 1959, p. 1554), in order to clarify said Act, as amended, so that it will be clear that the books and records referred to in Section 2 of said Act, as amended, may be reproduced and the originals destroyed in the same manner as in the case of other books and records.

Was read a third time at length and passed.

Yeas 61; Nays 0.

Yeas:

Messrs.	Cates	Harris	Phillips
Adams	Chambers	Harvey	Powell
Albea	Daniel	Ingram	Pruitt
Bailey	Dodd	Johnson (Hardaway)	Ramey
Barnett	Engel	Johnson (J. T. Tom)	Roberts
Bassett	Faulk	Jones (Covington)	Rozelle
Bevill	Ferguson	Jones (Monroe)	Salter
Bishop	Gilmer	Lee	Self
Boyd	Glass	Long (Perry)	Smith (Russell)
Branyon	Grant	McClendon (Chambers)	Smith (St. Clair)
Brewer	Gross	McLendon (Bullock)	Steagall
Broadfoot	Grouby	Martin	Thomas
Cabiness	Guthrie	Murphy	Turner
Callahan	Hain	Nettles	Turnham
Camp	Hankins	Nichols	Vickers
Casey	Hardy		

—61

And the bill:

S. 141. To amend Section 1 of Act No. 306, H. 253, approved July 7th, 1945 (General Acts of Alabama, 1945, page 499) entitled "An Act to relieve from the operation of any existing laws against perpetuities or suspension of the power of alienation of title to property a trust of real or personal property created by an employer as a part of the stock bonus plan, pension plan, disability or death benefit plan, or profit sharing plan for the exclusive benefit of some or all of the employer's employees" by further relieving such trusts from the operation of any existing laws against trusts for the accumulation of income, and by extending the coverage of said Act, as amended, to retirement trusts created by self-employed persons, and to trusts created for the collective investment of the funds of any trusts within the coverage of this Act, as amended.

Was read a third time at length and passed.

Yeas 64; Nays 0.

Yeas:

Mr. Speaker	Bassett	Brewer	Chambers
Adams	Bevill	Broadfoot	Cornett
Albea	Bishop	Cabiness	Daniel
Bailey	Boyd	Camp	Dodd
Barnett	Branyon	Casey	Engel

Faulk	Hardy	McLendon (Bullock)	Ray
Ferguson	Harris	Martin	Rozelle
Gilchrist	Hearn	Murphy	Salter
Gilmer	Ingram	Nettles	Self
Glass	Johnson (Hardaway)	Nichols	Smith (Russell)
Grant	Johnson (J. T. Tom)	Perry	Smith (St. Clair)
Gross	Johnston (Leonard)	Phillips	Steagall
Grouby	Jones (Covington)	Powell	Thomas
Guthrie	Lee	Pruitt	Turner
Hain	Long (Perry)	Ramey	Turnham
Hankins	McClendon (Chambers)	Rast	Vickers

—64

And the bill:

S. 142. Providing that the designation of beneficiaries of any trust set up for any group of employees shall be valid and that any trustee or other person may properly make payments to any person designated as a beneficiary of such a trust.

Was read a third time at length and passed.

Yeas 65; Nays 0.

Yeas:

Mr. Speaker	Chambers	Harris	Phillips
Adams	Cornett	Harvey	Powell
Albee	Daniel	Hearn	Pruitt
Bailey	Dodd	Ingram	Ramey
Barnett	Engel	Johnson (Hardaway)	Rast
Bassett	Faulk	Johnson (J. T. Tom)	Rozelle
Bevill	Ferguson	Johnston (Leonard)	Salter
Bishop	Gilchrist	Jones (Covington)	Self
Boyd	Gilmer	Jones (Monroe)	Smith (Russell)
Branyon	Glass	Lee	Smith (St. Clair)
Brewer	Grant	Long (Perry)	Speaks
Broadfoot	Gross	McClendon (Chambers)	Steagall
Cabiness	Grouby	McLendon (Bullock)	Thomas
Callahan	Guthrie	Morrow	Turner
Camp	Hankins	Murphy	Turnham
Casey	Hardy	Nichols	Vickers
Cates			

—65

And the bill:

S. 143. Relating to the registration and transfer of securities by fiduciaries, and defining and limiting liability with respect thereto, and to make uniform the law with reference thereto, and to repeal Section 3 of Act 557, S. 174, approved July 7, 1943 (General Acts of Alabama, 1943, page 544) known as the Uniform Fiduciaries Act.

Was read a third time at length and passed.

Yeas 65; Nays 0.

Yeas:

Mr. Speaker	Chambers	Harris	Phillips
Adams	Cornett	Harvey	Powell
Albea	Daniel	Hearn	Pruitt
Bailey	Dodd	Ingram	Ramey
Barnett	Engel	Johnson (Hardaway)	Rast
Bassett	Faulk	Johnson (J. T. Tom)	Rozelle
Bevill	Ferguson	Johnston (Leonard)	Salter
Bishop	Gilchrist	Jones (Covington)	Self
Boyd	Gilmer	Jones (Monroe)	Smith (Russell)
Branyon	Glass	Lee	Smith (St. Clair)
Brewer	Grant	Long (Perry)	Speaks
Broadfoot	Gross	McClendon (Chambers)	Steagall
Cabiness	Grouby	McLendon (Bullock)	Thomas
Callahan	Guthrie	Morrow	Turner
Camp	Hankins	Murphy	Turnham
Casey	Hardy	Nichols	Vickers
Cates			

—65

And the bill:

S. 248. To regulate sentence to hard labor for nonpayment of costs; amending Section 342 of Title 15, and Section 84 of Title 45, Code of Alabama 1940, in relation to the per diem rate of working out costs.

Was read a third time at length and passed.

Yeas 68; Nays 1.

Yeas:

Mr. Speaker	Daniel	Harris	Powell
Adams	Dodd	Harvey	Pruitt
Albea	Engel	Hearn	Ramey
Bailey	Faulk	Ingram	Rast
Barnett	Ferguson	Jenkins	Rozelle
Bassett	Gilchrist	Johnson (Hardaway)	Salter
Bishop	Gilmer	Johnson (J. T. Tom)	Self
Boyd	Glass	Johnston (Leonard)	Sessions
Branyon	Goldthwaite	Jones (Monroe)	Smith (Russell)
Brewer	Gordon	Lee	Smith (St. Clair)
Broadfoot	Grant	Long (Perry)	Speaks
Cabiness	Gross	McCorquodale	Steagall
Callahan	Grouby	McLendon (Bullock)	Taylor
Camp	Guthrie	Morrow	Thomas
Casey	Hanby	Murphy	Turner
Cates	Hankins	Nichols	Turnham
Chambers	Hardy	Phillips	Vickers

—68

Nay:

Mr. Jones (Covington)

—1

And the bill:

S. 39. To amend Section 8, Title 27, Code of Alabama 1940, relating to penalty for violation of provisions of adoption statute.

Was read a third time at length and passed.

Yeas 66; Nays 0.

Yeas:

Mr. Speaker	Cornett	Hardy	Morrow
Albea	Daniel	Harris	Phillips
Avery	Dodd	Harvey	Powell
Bailey	Dunn	Hearn	Pruitt
Barnett	Faulk	Ingram	Ramey
Bassett	Ferguson	Johnson (Hardaway)	Salter
Bevill	Gilchrist	Johnson (J. T. Tom)	Self
Bishop	Gilmer	Johnston (Leonard)	Smith (Russell)
Boyd	Glass	Jones (Covington)	Smith (St. Clair)
Branyon	Gordon	Jones (Monroe)	Solomon
Broadfoot	Grant	Lee	Speaks
Cabiness	Gross	Long (Perry)	Steagall
Callahan	Grouby	McClendon (Chambers)	Thomas
Camp	Guthrie	McCorquodale	Turner
Casey	Hain	McLendon (Bullock)	Turnham
Cates	Hanby	Martin	Vickers
Chambers	Hankins		

—66

And the bill:

S. 213. To amend further Section 89, Title 36, Code of Alabama 1940, which limits the size and weight of motor vehicles and loads.

Was read a third time at length and passed.

Yeas 61; Nays 0.

Yeas:

Mr. Speaker	Daniel	Hearn	Pruitt
Albea	Dodd	Jenkins	Ramey
Bailey	Engel	Johnson (Hardaway)	Roberts
Barnett	Ferguson	Johnson (J. T. Tom)	Salter
Bassett	Gilchrist	Johnston (Leonard)	Self
Bishop	Gilmer	Jones (Covington)	Sessions
Boyd	Glass	Lee	Smith (Russell)
Branyon	Goldthwaite	Long (Perry)	Smith (St. Clair)
Brewer	Gordon	McClendon (Chambers)	Solomon
Broadfoot	Grant	McLendon (Bullock)	Speaks
Cabiness	Grouby	Martin	Steagall
Callahan	Guthrie	Morrow	Thomas
Camp	Hardy	Nichols	Turner
Casey	Harris	Pierce	Turnham
Cates	Harvey	Powell	Vickers
Chambers			

—61

And the bill:

S. 133. To provide for and regulate elections in the cities and towns of 300,000 population or less which have a commission form of government: designating the date for regular elections, and authorizing the board of commissioners to call special elections; prescribing the manner of giving notice of municipal elections, of designating voting places, and of appointing and compensating election officers; providing for the preparation of ballots and voting machines for such elections; prescribing the manner of casting ballots, counting the votes, and making returns of elections; providing for absentee voting at such elections; providing for and requiring a second or run-off election whenever no candidate receives a majority of the votes cast; designating certain acts and omissions relative to municipal elections as offenses and prescribing penalties therefor; prescribing the grounds on which such elections may be contested and the procedure for contests thereof; and providing that the costs of municipal elections shall be paid by the city or town holding such elections.

Was read a third time at length and passed.

Yeas 61; Nays 0.

Yeas:

Mr. Speaker	Daniel	Hardy	Phillips
Albea	Dodd	Harris	Powell
Barnett	Engel	Harvey	Pruitt
Bassett	Faulk	Hearn	Ramey
Bevill	Ferguson	Jenkins	Rast
Bishop	Gilchrist	Johnson (Hardaway)	Roberts
Boyd	Gilmer	Johnson (J. T. Tom)	Self
Branyon	Glass	Johnston (Leonard)	Sessions
Brewer	Gordon	Jones (Covington)	Smith (St. Clair)
Broadfoot	Grant	Lee	Speaks
Cabiness	Gross	Long (Perry)	Steagall
Callahan	Grouby	McClendon (Chambers)	Thomas
Camp	Guthrie	Martin	Turner
Casey	Hanby	Murphy	Turnham
Cates	Hankins	Nettles	Vickers
Chambers			

—61

And the bill:

S. 246. To authorize Recorders in municipal courts to issue search warrants directed to municipal marshalls or policemen, and to provide the circumstances under which such search warrants may be issued.

Was read a third time at length and passed.

Yeas 63; Nays 0.

Yeas:

Mr. Speaker	Barnett	Boyd	Callahan
Albea	Bassett	Branyon	Camp
Avery	Bevill	Broadfoot	Casey
Bailey	Bishop	Cabiness	Cates

Chambers	Gross	Jones (Covington)	Ramey
Daniel	Grouby	Lee	Self
Dodd	Guthrie	Long (Perry)	Sessions
Dunn	Hain	McClendon (Chambers)	Shumate
Faulk	Hanby	McCorquodale	Smith (St. Clair)
Ferguson	Hardy	McLendon (Bullock)	Speaks
Gilchrist	Harris	Martin	Steagall
Gilmer	Harvey	Merrill	Thomas
Glass	Hearn	Nettles	Turner
Goldthwaite	Jenkins	Phillips	Turnham
Goodwyn	Johnson (Hawdaway)	Powell	Vickers
Grant	Johnston (Leonard)	Pruitt	

—63

And the bill:

S. 242. To suppress traffic in obscene publications, defining terms, prescribing penalties, and providing enforcement procedures against residents or non-residents.

Was read a third time at length and passed.

Yeas 63; Nays 0.

Yeas:

Mr. Speaker	Cornett	Hankins	Nettles
Albea	Daniel	Hardy	Phillips
Bailey	Dodd	Harris	Pierce
Barnett	Dunn	Harvey	Powell
Bassett	Engel	Hearn	Ramey
Bevill	Faulk	Johnston (Leonard)	Salter
Bishop	Ferguson	Jones (Covington)	Self
Boyd	Gilmer	Jones (Monroe)	Sessions
Branyon	Glass	Lee	Shumate
Brewer	Goldthwaite	Long (Lauderdale)	Smith (St. Clair)
Broadfoot	Goodwyn	Long (Perry)	Speaks
Cabiness	Grant	McCorquodale	Steagall
Camp	Gross	McLendon (Bullock)	Thomas
Casey	Grouby	Martin	Turnham
Cates	Guthrie	Merrill	Vickers
Chambers	Hanby	Morrow	

—63

And the bill:

S. 2. Proposing an amendment of Section 178 of the Constitution of Alabama, which relates to the qualifications for voting, to change the residence requirements.

Was read a third time at length and passed.

Yeas 65; Nays 4.

Yeas:

Mr. Speaker	Bailey	Bevill	Branyon
Adams	Barnett	Bishop	Brewer
Albea	Bassett	Boyd	Broadfoot

Cabiness	Goldthwaite	Johnston (Leonard)	Powell
Callahan	Goodwyn	Jones (Covington)	Rast
Camp	Grant	Lee	Roberts
Casey	Gross	Locke	Self
Cates	Grouby	Long (Lauderdale)	Sessions
Chambers	Guthrie	McClendon (Chambers)	Shumate
Daniel	Hanby	McCorquodale	Smith (St. Clair)
Dodd	Hankins	McLendon (Bullock)	Speaks
Dunn	Harris	Merrill	Steagall
Edwards	Hawkins	Morrow	Thomas
Engel	Hearn	Murphy	Turner
Ferguson	Jenkins	Perry	Turnham
Gilchrist	Johnson (J. T. Tom)	Phillips	Vickers
Glass			

—65

Nays:

Messrs.	Jones (Monroe)	Nettles	Pierce
Hain			

—4

S. 410 INDEFINITELY POSTPONED

On motion of Mr. Dodd, the bill, S. 410, was indefinitely postponed.

And the bill:

S. 503. Proposing an Amendment to the Constitution of Alabama to authorize a hospital tax in Districts Three and Four of Tallapoosa County and the financing of hospitals and health facilities with bonds, warrants or certificates of indebtedness issued in anticipation of the collection of such tax.

Was taken up.

Mr. Johnson (J. T. Tom) offered the following amendment to the bill, S. 503:

In Section 1, in the proposed amendment, strike out the figures "\$5" and insert "fifty cents".

And the amendment was adopted.

Yeas 73; Nays 0.

Yeas:

Mr. Speaker	Boyd	Cates	Gilchrist
Adams	Branyon	Chambers	Gilmer
Albea	Brewer	Daniel	Glass
Bailey	Broadfoot	Dodd	Goldthwaite
Barnett	Cabiness	Dunn	Goodwyn
Bassett	Callahan	Engel	Grant
Bevill	Camp	Faulk	Gross
Bishop	Casey	Ferguson	Grouby

Guthrie	Jones (Covington)	Morrow	Salter
Hain	Jones (Monroe)	Murphy	Self
Hanby	Lee	Nettles	Sessions
Hankins	Long (Lauderdale)	Phillips	Shumate
Hardy	Long (Perry)	Powell	Speaks
Harris	McClendon (Chambers)	Pruitt	Steagall
Harvey	McCorquodale	Ramey	Thomas
Hearn	McLendon (Bullock)	Rast	Turner
Johnson (Hardaway)	Martin	Roberts	Turnham
Johnson (J. T. Tom)	Merrill	Rozelle	Vickers
Johnston (Leonard)			

-73

And said bill, S. 503, as thus amended, was read a third time at length and passed.

Yeas 73; Nays 0.

Yeas:

Mr. Speaker	Dodd	Harris	Nettles
Adams	Dunn	Harvey	Phillips
Albea	Engel	Hearn	Powell
Bailey	Faulk	Johnson (Hardaway)	Pruitt
Barnett	Ferguson	Johnson (J. T. Tom)	Ramey
Bassett	Gilchrist	Johnston (Leonard)	Rast
Bevill	Gilmer	Jones (Covington)	Roberts
Bishop	Glass	Jones (Monroe)	Rozelle
Boyd	Goldthwaite	Lee	Salter
Branyon	Goodwyn	Long (Lauderdale)	Self
Brewer	Grant	Long (Perry)	Sessions
Broadfoot	Gross	McClendon (Chambers)	Shumate
Cabiness	Grouby	McCorquodale	Speaks
Callahan	Guthrie	McLendon (Bullock)	Steagall
Camp	Hain	Martin	Thomas
Casey	Hanby	Merrill	Turner
Cates	Hankins	Morrow	Turnham
Chambers	Hardy	Murphy	Vickers
Daniel			

-73

And the bill:

S. 402. For the relief of Henry Phillips.

Was read a third time at length and passed.

Yeas 57; Nays 0.

Yeas:

Mr. Speaker	Boyd	Casey	Faulk
Adams	Branyon	Cates	Ferguson
Bailey	Brewer	Chambers	Gilchrist
Barnett	Broadfoot	Daniel	Gilmer
Bassett	Cabiness	Dodd	Glass
Bevill	Callahan	Dunn	Goodwyn
Bishop	Camp	Engel	Grant

Gross	Johnson (J. T. Tom)	Morrow	Salter
Grouby	Johnston (Leonard)	Nettles	Self
Guthrie	Lee	Phillips	Shumate
Hankins	Long (Lauderdale)	Pierce	Steagall
Hardy	McClendon (Chambers)	Powell	Thomas
Harris	McCorquodale	Pruitt	Turner
Hearn	McLendon (Bullock)	Rozelle	Vickers
Johnson (Hardaway)			

—57

And the bill:

S. 278. For the relief of Donald M. Ward; to make an appropriation to reimburse Donald M. Ward for sums expended for medical care and treatment on account of, and to compensate for personal injuries suffered by him while acting within the line and scope of his employment with the State Highway Department.

Was read a third time at length and passed.

Yeas 63; Nays 0.

Yeas:

Mr. Speaker	Cates	Hain	Nettles
Adams	Chambers	Hankins	Phillips
Albea	Daniel	Hardy	Pierce
Bailey	Dodd	Harvey	Powell
Barnett	Dunn	Johnson (J. T. Tom)	Pruitt
Bassett	Engel	Johnston (Leonard)	Rozelle
Bevill	Faulk	Jones (Covington)	Salter
Bishop	Ferguson	Jones (Monroe)	Self
Boyd	Gilchrist	Lee	Sessions
Branyon	Gilmer	Long (Lauderdale)	Shumate
Brewer	Glass	McClendon (Chambers)	Smith (St. Clair)
Broadfoot	Goldthwaite	McCorquodale	Steagall
Cabiness	Grant	McLendon (Bullock)	Thomas
Callahan	Gross	Merrill	Turner
Camp	Grouby	Morrow	Vickers
Casey	Guthrie	Murphy	

—63

And the bill:

S. 331. To provide for designating State Highway 143 as "Confederate Road."

Was read a third time at length and passed.

Yeas 60; Nays 0.

Yeas:

Mr. Speaker	Bassett	Brewer	Camp
Adams	Bishop	Broadfoot	Casey
Albea	Boyd	Cabiness	Cates
Barnett	Branyon	Callahan	Chambers

Daniel	Gross	Jones (Covington)	Phillips
Dodd	Grouby	Jones (Monroe)	Pierce
Dunn	Guthrie	Long (Lauderdale)	Powell
Engel	Hanby	Long (Perry)	Rast
Faulk	Hardy	McClendon (Chambers)	Rozelle
Ferguson	Harris	McCorquodale	Salter
Gilchrist	Harvey	McLendon (Bullock)	Self
Gilmer	Jenkins	Merrill	Smith (St. Clair)
Goldthwaite	Johnson (Hardaway)	Morrow	Steagall
Goodwyn	Johnson (J. T. Tom)	Murphy	Turner
Grant	Johnston (Leonard)	Nettles	Vickers

—60

And the bill:

S. 219. Relating to motor vehicles; to provide for the use of only one license tag or plate; amending Code of Alabama 1940, Title 36, Section 75, and Title 51, Section 705.

Was read a third time at length and passed.

Yeas 55; Nays 16.

Yeas:

Mr. Speaker	Cornett	Hain	Owens
Albee	Daniel	Hardy	Perry
Albee	Dodd	Ingram	Phillips
Avery	Dunn	Jenkins	Pierce
Bailey	Engel	Johnson (Hardaway)	Powell
Barnett	Faulk	Johnson (J. T. Tom)	Pruitt
Bassett	Ferguson	Johnston (Leonard)	Ramey
Bevill	Gilchrist	Jones (Monroe)	Rozelle
Boyd	Gilmer	Lee	Sessions
Broadfoot	Goldthwaite	Long (Perry)	Smith (St. Clair)
Callahan	Grant	McLendon (Bullock)	Thomas
Casey	Gross	Murphy	Turner
Cates	Grouby	Nettles	Vickers
Chambers	Guthrie	Nichols	

—55

Nays:

Messrs.	Goodwyn	Harvey	Rast
Bishop	Hanby	Jones (Covington)	Self
Branyon	Hankins	Long (Lauderdale)	Speaks
Brewer	Harris	McCorquodale	Steagall
Cabiness			

—16

And the bill:

S. 75. To provide that any person failing to relinquish a telephone party line, to another, in cases of emergency, shall be guilty of a misdemeanor; to provide that any person who states that said telephone line is needed for an emergency, knowing said statement is false, shall be guilty of a misdemeanor; and to provide that said provisions be printed in every telephone directory distributed in this State.

Was read a third time at length and passed.

Yeas 68; Nays 3.

Yeas:

Mr. Speaker	Chambers	Hardy	Owens
Adams	Cornett	Harris	Perry
Albea	Daniel	Hawkins	Phillips
Avery	Dodd	Ingram	Pierce
Bailey	Dunn	Jenkins	Powell
Barnett	Edwards	Johnson (Hardaway)	Pruitt
Bassett	Engel	Johnson (J. T. Tom)	Ramey
Bevill	Ferguson	Johnston (Leonard)	Rast
Bishop	Gilchrist	Jones (Monroe)	Rozelle
Boyd	Gilmer	Lee	Salter
Branyon	Goldthwaite	Long (Lauderdale)	Self
Brewer	Grant	Long (Perry)	Sessions
Broadfoot	Gross	McClendon (Chambers)	Smith (St. Clair)
Callahan	Grouby	McCorquodale	Solomon
Camp	Guthrie	McLendon (Bullock)	Thomas
Casey	Hain	Murphy	Turner
Cates	Hankins	Nettles	Vickers

—68

Nays:

Messrs.	Cabiness	Harvey	Speaks
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—3

And the bill:

S. 218. To provide for the relief of Marengo Concrete Products Co., Inc., making an appropriation of highway department funds for that purpose.

Was read a third time at length and passed.

Yeas 61; Nays 0.

Yeas:

Mr. Speaker	Cates	Hanby	Murphy
Adams	Chambers	Hankins	Nettles
Albea	Cornett	Hardy	Nichols
Avery	Daniel	Harris	Perry
Bailey	Dodd	Harvey	Phillips
Barnett	Dunn	Ingram	Pierce
Bassett	Engel	Johnson (Hardaway)	Powell
Bevill	Faulk	Johnson (J. T. Tom)	Pruitt
Bishop	Ferguson	Johnston (Leonard)	Ramey
Boyd	Gilmer	Jones (Covington)	Rozelle
Branyon	Goldthwaite	Jones (Monroe)	Self
Brewer	Gordon	Lee	Sessions
Cabiness	Grant	Long (Perry)	Thomas
Callahan	Gross	McClendon (Chambers)	Turner
Camp	Guthrie	McCorquodale	Vickers
Casey			

—61

And the bill:

S. 217. To appropriate public funds for the relief of Sheffield Truck & Tractor, Incorporated.

Was read a third time at length and passed.

Yeas 61; Nays 0.

Yeas:

Mr. Speaker	Cates	Hain	Martin
Adams	Chambers	Hanby	Murphy
Albea	Cornett	Hankins	Nettles
Avery	Daniel	Hardy	Perry
Bailey	Dodd	Harris	Phillips
Barnett	Dunn	Harvey	Pierce
Bassett	Engel	Ingram	Powell
Bevill	Faulk	Johnson (Hardaway)	Pruitt
Bishop	Ferguson	Johnson (J. T. Tom)	Ramey
Boyd	Gilmer	Johnston (Leonard)	Rozelle
Branyon	Goldthwaite	Jones (Covington)	Self
Brewer	Gordon	Jones (Monroe)	Sessions
Cabiness	Grant	Lee	Thomas
Callahan	Gross	Long (Perry)	Turner
Camp	Guthrie	McCorquodale	Vickers
Casey			

—61

And the bill:

S. 188. To provide the Board of Trustees of the University of Alabama with additional powers and authority. To allow the Board of Trustees of the University of Alabama to acquire title to real and personal property to be used as a University of Alabama Museum. To allow the Board of Trustees of the University of Alabama to acquire title to certain land in Tuscaloosa and Hale Counties, Alabama for use as a University of Alabama Museum which shall include an Archeological Museum, Historical Shrine and Recreational Area, and to operate, develop, protect, expand and maintain same. To provide the Board of Trustees of the University of Alabama with the authority to acquire from the Alabama Museum of Natural History, Incorporated, or elsewhere any real or personal property for use in its Museum, Archeological Museum, Historical Shrine or Recreational Area. To provide the Board of Trustees of the University of Alabama with the power and authority to make reasonable rules and regulations in the operation, development, and protection of its Museum, Archeological Museum, Historical Shrine, and Recreational Area; to provide penalties for the violation of same, and to provide a depository for the fines and forfeitures resulting from such violations. To authorize the State Highway Department to construct, re-construct and maintain roads within and leading to its Archeological Museum, Historical Shrine and Recreational Area. To allow the Board of Trustees of the University of Alabama to acquire from the State Geological Survey, the Alabama Museum of Natural History, Incorporated, or elsewhere by gift or otherwise any personal property for use in its Museum, Archeological Museum, Historical Shrine, or Recreational Area. To create a University of Alabama Museum Fund. To provide what monies shall be deposited in such fund. To provide for

an annual appropriation to such fund and to provide for the withdrawal and expenditure of monies from such fund. To provide an effective date for this act.

Was read a third time at length and passed.

Yeas 67; Nays 0.

Yeas:

Mr. Speaker	Cates	Hanby	Owens
Adams	Chambers	Hankins	Perry
Albea	Daniel	Hardy	Phillips
Avery	Dodd	Harris	Pierce
Bailey	Dunn	Harvey	Powell
Barnett	Engel	Ingram	Pruitt
Bassett	Faulk	Johnson (Hardaway)	Ramey
Bevill	Ferguson	Johnston (Leonard)	Rast
Bishop	Gilchrist	Jones (Covington)	Rozelle
Boyd	Gilmer	Jones (Monroe)	Salter
Branyon	Goldthwaite	Lee	Self
Brewer	Gordon	Long (Perry)	Sessions
Broadfoot	Grant	McLendon (Bullock)	Smith (St. Clair)
Cabiness	Gross	Martin	Speaks
Callahan	Grouby	Murphy	Thomas
Camp	Guthrie	Nettles	Vickers
Casey	Hain	Nichols	

—67

And the bill:

S. 247. (with amendment). To amend Section 5 of Act No. 515, 1945 Acts of Alabama, p. 734, approved July 9, 1945, as amended, entitled "An Act To establish an employees' retirement system; to determine membership and conditions of membership in said system; to provide for a board of control of said system and for the administration of its affairs: to provide for officers and a medical board and to define their duties; to provide for the adoption of mortality, service and other actuarial tables as may be deemed necessary; to provide for the management of the funds of the said system; to provide a method of financing said system; and to provide an appropriation to carry out the provisions of the Act.

Was taken up.

The question was upon the adoption of the amendment reported by the Standing Committee on Ways and Means, said committee amendment being as follows:

Amend Section 5, Subsection 6 (b) of S. B. 247 by striking the following:

"(b) Should a member die before retirement, the amount of his contributions with such interest as would have been returnable in the case of withdrawal as provided in paragraph (a) of this subsection shall be paid to his estate, or to such person as he shall have nominated by written designation duly executed and filed with the Board of Control."

And insert in lieu thereof the following:

"(b) Should a member die before retirement, the amount of his contributions with all accrued interest credited at the time of his death shall be paid to his estate, or to such person as he shall have nominated by written designation duly executed and filed with the Board of Control."

And the amendment was adopted.

Yeas 67; Nays 0.

Yeas:

Mr. Speaker	Cates	Hanby	Owens
Adams	Chambers	Hardy	Perry
Albea	Daniel	Harris	Phillips
Avery	Dodd	Harvey	Pierce
Bailey	Dunn	Ingram	Powell
Barnett	Engel	Johnson (Hardaway)	Pruitt
Bassett	Faulk	Johnston (Leonard)	Ramey
Bevill	Ferguson	Jones (Covington)	Rast
Bishop	Gilchrist	Jones (Monroe)	Rozelle
Boyd	Gilmer	Lee	Salter
Branyon	Goldthwaite	Long (Perry)	Self
Brewer	Gordon	McCorquodale	Sessions
Broadfoot	Grant	McLendon (Bullock)	Smith (St. Clair)
Cabness	Gross	Martin	Speake
Callahan	Grouby	Murphy	Steagall
Camp	Guthrie	Nettles	Thomas
Casey	Hain	Nichols	

—67

And said bill, S. 247, as thus amended, was read a third time at length and passed.

Yeas 68; Nays 0.

Yeas:

Mr. Speaker	Cates	Hankins	Nettles
Adams	Daniel	Hardy	Nichols
Albea	Dodd	Harris	Owens
Avery	Dunn	Harvey	Perry
Bailey	Engel	Ingram	Phillips
Barnett	Faulk	Johnson (Hardaway)	Pierce
Bassett	Ferguson	Johnston (Leonard)	Powell
Bevill	Gilchrist	Jones (Covington)	Pruitt
Bishop	Gilmer	Jones (Monroe)	Ramey
Boyd	Goldthwaite	Lee	Rast
Branyon	Gordon	Long (Lauderdale)	Rozelle
Brewer	Grant	Long (Perry)	Salter
Broadfoot	Gross	McCorquodale	Self
Cabiness	Grouby	McLendon (Bullock)	Smith (St. Clair)
Callahan	Guthrie	Martin	Speaks
Camp	Hain	Morrow	Steagall
Casey	Hanby	Murphy	Thomas

—68

And the bill:

S. 560. Relating to school financing; providing for the permissive use by any county or city board of education of county sales and use taxes heretofore earmarked by local laws exclusively for capital outlay, construction and maintenance of public schools for general educational purposes, including payment of teachers salaries, other current school expenses, and costs of school transportation, when approved at a referendum election held for such purposes; repealing conflicting laws.

Was read a third time at length and passed.

Yeas 69; Nays 0.

Yeas:

Mr. Speaker	Daniel	Ingram	Owens
Adams	Dodd	Jenkins	Perry
Albea	Faulk	Johnson (Hardaway)	Phillips
Avery	Ferguson	Johnson (J. T. Tom)	Pierce
Bailey	Gilchrist	Johnston (Leonard)	Powell
Barnett	Gilmer	Jones (Covington)	Pruitt
Bassett	Gordon	Jones (Monroe)	Rast
Bevill	Grant	Lee	Rozelle
Bishop	Gross	Long (Lauderdale)	Salter
Boyd	Grouby	Long (Perry)	Self
Branyon	Guthrie	McCorquodale	Sessions
Brewer	Hain	McLendon (Bullock)	Smith (St. Clair)
Broadfoot	Hanby	Martin	Speaks
Cabiness	Hankins	Morrow	Steagall
Callahan	Hardy	Murphy	Thomas
Camp	Harris	Nettles	Turner
Cates	Harvey	Nichols	Vickers
Chambers			

—69

And the bill:

S. 286. To provide for the reimbursement to Mobile County of certain sums erroneously paid by the tax collector of such county into the state treasury instead of the treasury of Mobile County; and to make an appropriation for this purpose.

Was read a third time at length and passed.

Yeas 56; Nays 5.

Yeas:

Mr. Speaker	Boyd	Chambers	Grant
Adams	Branyon	Daniel	Hain
Albea	Brewer	Dodd	Hanby
Avery	Broadfoot	Dunn	Hankins
Barnett	Cabiness	Engel	Hardy
Bassett	Callahan	Faulk	Harris
Bevill	Camp	Ferguson	Ingram
Bishop	Casey	Gilmer	Johnson (Hardaway)

Johnston (Leonard)	Martin	Phillips	Sessions
Lee	Meade	Pierce	Speaks
Long (Lauderdale)	Murphy	Powell	Steagall
Long (Perry)	Nettles	Pruitt	Thomas
McClendon (Chambers)	Nichols	Rozelle	Turner
McLendon (Bullock)	Perry	Self	Vickers

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Nays:

Messrs.	Gross	Jenkins	Jones (Covington)
Cates	Harvey		

—5

And the bill:

S. 440. To amend Section 366 of Title 52 of the Code of Alabama of 1940, as amended, which relates to the Teachers' Retirement System.

Was read a third time at length and passed.

Yeas 76; Nays 0.

Yeas:

Mr. Speaker	Cornett	Hardy	Phillips
Adams	Daniel	Harris	Pierce
Albea	Dodd	Harvey	Powell
Avery	Dunn	Ingram	Pruitt
Bailey	Edwards	Jenkins	Ramey
Barnett	Engel	Johnson (Hardaway)	Rast
Bassett	Faulk	Johnson (J. T. Tom)	Roberts
Bevill	Ferguson	Johnston (Leonard)	Rozelle
Bishop	Gilchrist	Jones (Covington)	Salter
Boyd	Gilmer	Jones (Monroe)	Self
Branyon	Goldthwaite	Lee	Sessions
Brewer	Gordon	Long (Lauderdale)	Shumate
Broadfoot	Grant	Long (Perry)	Smith (St. Clair)
Cabiness	Gross	McCorquodale	Solomon
Callahan	Grouby	McLendon (Bullock)	Speaks
Camp	Guthrie	Morrow	Steagall
Casey	Hain	Murphy	Thomas
Cates	Hanby	Nettles	Turner
Chambers	Hankins	Owens	Vickers

—76

And the bill:

S. 599. To amend Section 12 of Act No. 533, page 750, Acts of Alabama 1957, Regular Session, relating to the State Board of Registration for Foresters; amending and changing the requirements for registration.

Was read a third time at length and passed.

Yeas 66; Nays 0.

Yeas:

Mr. Speaker	Albea	Bailey	Bassett
Adams	Avery	Barnett	Bevill

REGULAR SESSION

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Bishop	Gilmer	Jones (Covington)	Powell
Boyd	Gordon	Jones (Monroe)	Pruitt
Branyon	Grant	Lee	Roberts
Brewer	Gross	Long (Perry)	Rozelle
Cabiness	Grouby	McClendon (Chambers)	Salter
Camp	Guthrie	McLendon (Bullock)	Self
Casey	Hain	Martin	Sessions
Cates	Hanby	Morrow	Shumate
Chambers	Hankins	Murphy	Smith (St. Clair)
Daniel	Hardy	Nettles	Speaks
Dodd	Harris	Owens	Steagall
Engel	Harvey	Perry	Thomas
Faulk	Ingram	Phillips	Turner
Ferguson	Johnson (Hardaway)	Pierce	Vickers
Gilchrist	Johnston (Leonard)		

—66

And the bill:

S. 74. To amend Section 415 of Title 48 of the Code of Alabama, 1940.

Was read a third time at length and passed.

Yeas 54; Nays 0.

Yeas:

Mr. Speaker	Faulk	Harris	Phillips
Adams	Ferguson	Harvey	Powell
Avery	Gilchrist	Ingram	Pruitt
Barnett	Gilmer	Johnson (Hardaway)	Ray
Bevill	Goldthwaite	Johnston (Leonard)	Roberts
Bishop	Goodwyn	Lee	Rozelle
Branyon	Gordon	Long (Lauderdale)	Self
Cabiness	Gross	Long (Perry)	Sessions
Casey	Grouby	McLendon (Bullock)	Smith (St. Clair)
Cates	Guthrie	Martin	Steagall
Chambers	Hain	Murphy	Thomas
Dickson	Hanby	Nettles	Turner
Dodd	Hankins	Perry	Vickers
Dunn	Hardy		

—54

And the bill:

S. 104. To create a lien in favor of the owner, keeper or proprietor of premises kept for grazing, feeding, boarding, training, or confining birds or animals for another; and to provide for the enforcement of such lien.

Was read a third time at length and passed.

Yeas 59; Nays 0.

Yeas:

Mr. Speaker	Albea	Barnett	Bevill
Adams	Avery	Bassett	Bishop

Branyon	Ferguson	Ingram	Phillips
Cabiness	Gilchrist	Jenkins	Powell
Camp	Gilmer	Johnson (Hardaway)	Roberts
Casey	Goldthwaite	Johnson (J. T. Tom)	Rozelle
Cates	Gordon	Johnston (Leonard)	Salter
Chambers	Grant	Lee	Sessions
Cornett	Gross	Long (Perry)	Smith (Russell)
Daniel	Grouby	McLendon (Bullock)	Smith (St. Clair)
Dodd	Guthrie	Martin	Steagall
Dunn	Hain	Murphy	Thomas
Edwards	Hankins	Nettles	Turner
Engel	Hardy	Owens	Vickers
Faulk	Harris	Perry	

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RECESS

On motion of Mr. Pruitt the House recessed until 11:45 o'clock this evening.

The House reconvened. The Speaker called the House to order.

ADJOURNMENT

On motion of Mr. Cabiness the House adjourned until Friday, September 1, 1961, at eleven o'clock A.M.

THIRTY-SIXTH DAY

House of Representatives
Montgomery, Alabama
Friday, September 1, 1961

The House met pursuant to adjournment.

PRAYER

The session was opened with prayer by Dr. Austin Staples, Pastor, First Baptist Church, Roanoke, Alabama.

ROLL CALL

On a call of the roll of the House the following members answered to their names:

Mr. Speaker	Bailey	Bishop	Brewer
Adams	Barnett	Boyd	Britton
Albea	Bassett	Brannan	Broadfoot
Avery	Bevill	Branyon	Brooks

Cabiness	Gordon	Long (Lauderdale)	Ray
Callahan	Grant	Long (Perry)	Reynolds (Chambers)
Camp	Gross	McClendon (Chambers)	Reynolds (Madison)
Casey	Grouby	McCorquodale	Roberts
Cates	Guthrie	McLendon (Bullock)	Rozelle
Chambers	Hain	Martin	Salter
Cook	Hanby	Meade	Self
Copeland	Hankins	Merrill	Sessions
Cornett	Hardy	Morrow	Shumate
Daniel	Harris	Murphy	Smith (Russell)
Dickson	Harvey	Nettles	Smith (St. Clair)
Dodd	Hawkins	Nichols	Solomon
Dunn	Hearn	Oakley	Speaks
Edwards	Ingram	Oden	Steagall
Engel	Jenkins	Owens	Taylor
Faulk	Johnson (Hardaway)	Perry	Thomas
Ferguson	Johnson (J. T. Tom)	Phillips	Torbert
Gilchrist	Johnston (Leonard)	Pierce	Trimmier
Gilmer	Jones (Covington)	Powell	Turner
Glass	Jones (Monroe)	Pruitt	Turnham
Goldthwaite	Lee	Ramey	Vickers
Goodwyn	Locke	Rast	

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A quorum was present.

REPORT OF STANDING COMMITTEE ON RULES

House of Representatives:

Your Standing Committee on Rules begs leave to report that it has carefully examined the Journal of the House for the thirty-fifth legislative day and finds the same to be correct.

VIRGIS M. ASHWORTH,
Chairman.

On motion of Mr. Bevill, the reading at length of the Journal of the House for the thirty-fifth legislative day was dispensed with and the report of the Standing Committee on Rules was concurred in and adopted, and the Journal for the thirty-fifth legislative day was approved.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bill and returns same herewith to the House:

H. 1524. To alter, re-arrange and extend the boundaries and corporate limits of the City of Tuskegee in Macon County, Alabama.

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

The Senate has passed the following House Bills and returns same herewith to the House:

H. 15. To appropriate out of any funds in the State Treasury to the credit of the Alabama State Bar Association, the sum of \$70,000 for the purpose of erecting and constructing a building for the Alabama State Bar Association.

Also:

H. 719. To authorize the president, the first vice-president and the secretary of the Alabama State Bar to organize and incorporate a public corporation for the purpose of acquiring, providing and constructing a building or buildings for the Alabama State Bar; to specify that the name of such public corporation shall be Alabama State Bar Foundation or other similar name; to specify the procedure by which such public corporation shall be organized; to authorize the Secretary of State to issue a certificate of incorporation when such procedure has been accomplished; to provide for the Board of Trustees and officers of such corporation; to grant to such public corporation all necessary and desirable powers, including the power to lease and make available to the Alabama State Bar all or any part of the space in any of its buildings, with or without the payment of rental; to exempt such corporation, and documents to which it is a party, from all taxation in the State of Alabama; to authorize the conveyance by the State of Alabama to such corporation of a parcel of land adjacent to the Judicial Building in the City and County of Montgomery, Alabama, without the payment of any pecuniary consideration but upon the undertaking by such corporation to construct thereon a building for the state bar uses described in the act; to provide that if said land ever ceases being used for any of the purposes described in the act, title thereto shall revert to the state; to authorize the Board of Commissioners of the Alabama State Bar to disburse and pay to such corporation, for the construction and erection of such building or buildings, all or any part of the moneys appropriated to the Alabama State Bar; and to provide that such corporation shall be a non-profit public corporation.

Also:

H. 21. To make an appropriation for the support and maintenance of the Alabama Vocation School for Girls.

Also:

H. 20. To make an appropriation for the support and maintenance of the Southern Industrial Institute.

Also:

H. 298. To provide supernumerary circuit court reporters for the State of Alabama; prescribing their duties; setting up their requirements and qualifications; fixing their compensation; status and tenure of office; and making an appropriation to pay their salaries:

Also:

H. 695. To amend Section 342 of Title 37 of the Code of Alabama of 1940, as heretofore amended, so as to provide that any undertaking which a municipality is authorized to acquire, construct, reconstruct, improve, better or extend under the provision of said section may be leased by the said

municipality to any agency or department of the State of Alabama; and so as to authorize any municipality to charge and contract for and collect rentals for any undertaking or part thereof that may be so leased by the municipality.

Also:

H. 696. To amend Section 470 of Title 37 of the Code of Alabama of 1940 so as to clarify the provisions of the said section with respect to the powers of municipalities to own, construct, maintain and lease buildings and other improvements on and near wharves and wharf sites and so as to change the period of time for which leases may be made under said section.

Also:

H. 891. To authorize the State Board of Agriculture and Industries to establish a program for the prevention, control and eradication of brucellosis or bangs disease in cattle and to prescribe the powers, authority and duties of the Commissioner of Agriculture and Industries and the State Veterinarian relative thereto; to authorize the State Board of Agriculture and Industries to prescribe methods and procedures for calfhood vaccination against brucellosis together with other methods and procedures for testing and vaccinating cattle for the control and eradication of such disease; to authorize the State Board of Agriculture and Industries to adopt rules and regulations for a brucellosis disease control and eradication program and to prescribe a penalty for violations thereof; to repeal Act No. 410 of the Legislature of 1947, approved September 25, 1947 (General Acts of 1947, page 298).

Also:

H. 203. To implement the provisions of that certain Constitutional Amendment that was proposed by Act No. 151 adopted at the 1957 Regular Session of the Legislature of Alabama and that authorizes the State to engage in works of internal improvements by promoting, developing, constructing, maintaining and operating along navigable streams and waterways of Alabama all manner of docks and facilities of every kind, in aid of commerce and use of waterways of the State, and to incur indebtedness and issue bonds for said purpose; to authorize the State to engage in such works of internal improvement at an additional cost of not exceeding \$1,500,000; to designate the Alabama State Docks Department and any department or agency of the State that may succeed to its functions as the Agency to undertake, manage, operate and control such developments and improvements; to prescribe the powers, duties and authority of said Department in connection therewith; to authorize the State to become indebted to the extent of not exceeding \$1,500,000 in principal amount to carry out the provisions of this Act and to issue its interest bearing direct general obligation bonds therefor; to prescribe in general the terms of such bonds and the method and manner of the sale and issuance thereof; to exempt the same and the interest thereon from taxation; to provide for the payment for any indebtedness evidenced by bonds issued pursuant to this Act and to pledge the full faith and credit of the State to the payment of such indebtedness; to provide for the refunding of any bonds issued under the said Constitutional Amendment; to provide for investment of the proceeds of any bonds issued hereunder and other funds received under this Act, pending the need for such funds; to provide for the use of funds obtained from the operation of improvements constructed with proceeds of any bonds issued under the provisions of said Constitutional Amendment; to make

appropriation for payment of the principal of and interest on bonds issued under the said Constitutional Amendment from the General Fund of the State; to provide for the acquisition of property for the purposes of this Act and for the exercise of the power of eminent domain with regard thereto; to prescribe the powers and duties of the Governor, the said Department and other officers of the State in carrying out the provisions of this Act; to authorize the said Department to fix and collect reasonable rates and charges for services rendered by, and for use of, facilities established pursuant to this Act; and to require the maintenance of records of the total cost of, the gross revenues from, and the expenses of operating, each unit of development acquired, constructed, or operated pursuant to the provisions of this Act or Act No. 311 adopted at the 1957 Regular Session of the Legislature or Act No. 98 adopted at the 1959 Regular Session of the Legislature; and to provide that surplus revenues derived from operation of the state docks facilities at the Port of Mobile may be used to meet operating deficits of the facilities constructed under said Constitutional Amendment.

Also:

H. 53. To amend further Section 9 of Title 34, Code of Alabama 1940, in relation to the place or places where marriage licenses may be issued.

Also:

H. 231. To permit the State Geologist and the Assistant State Geologist to teach courses at the University of Alabama which are related to the study of geology. To regulate the time during which such teaching shall be permitted and to provide compensation for same. To provide from what funds such compensation shall be paid and the conditions under which it shall be paid. To permit faculty members and students of any institution of higher learning in the State of Alabama to do research and other related work for the State Geological Survey or the State Oil and Gas Board. To limit the time during which such research work may be conducted. To provide compensation for such work, the funds from which same shall be paid and the conditions and regulations under which such research work may be done. To provide an effective date for this act.

Also:

H. 1015. To exempt from the computation of the taxes levied by Section 2 (a) of the Act of the Legislature of Alabama approved August 18, 1959, the gross proceeds received from the sale or furnishing of food, soft drinks, tobacco products, stationery and all other similar and or related articles by the Hospital Canteens operated by Alabama State Hospitals at Bryce Hospital and Partlow State School for Mental Deficients at Tuscaloosa, Alabama and Searcy Hospital at Mt. Vernon, Alabama, for the benefit of the patients therein.

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House bills and returns same herewith to the House:

H. 303. For the relief of L. B. Kilpatrick, contractor; To make an appropriation of State Highway Department funds to compensate such contractor for certain construction work done on Alabama Highway Projects S-522 (2) Shelby County; and Coffee County S-886, S-887, S-888, S-889.

Also:

H. 82. To amend Sections 364 and 365 of Title 52 of the Code of Alabama of 1940, as amended, which relates to the Teachers' Retirement System.

Also:

H. 669. To provide for assessment and collection of ad valorem taxes on motor vehicles; amending further Code of Alabama, 1940, Title 51, Section 704.

Also:

H. 350. For the relief of Sisk and Meade, contractors, of Centre, Alabama; making an appropriation of state highway department funds to compensate such contractors for certain construction work done on Alabama highway projects.

Also:

H. 376. For the relief of Martin McCrory.

Also:

H. 694. To amend Section 344 of Title 37 of the Code of Alabama of 1940, as heretofore amended, so as to make further provisions respecting the sale of bonds by a municipality with respect to an undertaking that is leased or is to be leased by the municipality to an agency or department of the State of Alabama.

Also:

H. 138. To authorize the formation of unincorporated associations for the purpose of rendering professional service; to prescribe the manner of organization of such association; to require recording of articles of association in the office of the probate judge; to restrict the professional services to be rendered by the association to the specific kind of profession for which the association is formed; to limit membership in or shareholders of the association to persons qualified and licensed to practice such profession; to require that professional services furnished by the association be rendered only through agents duly licensed to practice such profession; to authorize associations to employ non-professional personnel for non-professional duties; to provide that present provisions of laws shall govern with respect to professional liability of members furnishing professional service; to preserve confidential relationships and to limit liability of members or shareholders; to provide for centralized management by a board of governors who may or may not be members or shareholders and for election of officers; to provide that a professional association shall be a separate entity independent of its members or shareholders and may contract, hold title to

real and personal property, invest its funds in real estate, mortgages, stocks and bonds, sue and be sued as an independent entity; to provide for valuation of shares, and transfer of membership or shares; to provide that professional associations may issue stock or certificates as evidence of ownership of assets in a stock-type organization, or that the association may be a non-stock organization; to provide for filing of annual reports with the Secretary of State; to authorize the Attorney General to dissolve an association violating certain provisions of this act; to provide that Article 8, Chapter 4, Title 7, Code of Alabama 1940, and laws relating to corporations generally, not in conflict herewith, shall govern professional associations; and to repeal conflicting laws.

Also:

H. 91. To appropriate out of any funds in the state treasury to the credit of the General Fund, not otherwise appropriated, the sum of Twenty-five Thousand Dollars (\$25,000) to the Department of Conservation, Division of State Parks, Monuments and Historical Sites, to be used only for the purchase of lands for the development and restoration of the Fort Toulouse Site in Elmore County, Alabama, and to provide for the lease, sale, swap, exchange, transfer or other disposition of such lands to the United States Government without consideration if the United States Government will recognize said property as a historic site or national monument and will assume the management, control and operation of the Site after so recognizing same as a historic site or national monument.

Also:

H. 423. To authorize the Department of Agriculture and Industries to establish and conduct a swine disease diagnostic laboratory.

Also:

H. 718. To make appropriations from the state treasury for support and maintenance of The Marion Institute, located in Perry County.

Also:

H. 192. To Amend Section 13 of Title 33 of the Code of Alabama of 1940:

Also:

H. 4. To provide the sum of \$150,000, in addition to all other sums heretofore provided, for the payment of awards by the Board of Adjustment made during the fiscal year ending September 30, 1961.

Also:

H. 679. To make an appropriation for the relief of Dothan Lincoln-Mercury Company, Ltd.

Also:

H. 1195. To make appropriations to the Cahaba Historical Commission and provide for the use thereof.

Also:

H. 196. To amend sections 1 & 13 of an act approved September 30, 1947, entitled "An Act Relating to and regulating contracts for public works; and to repeal Chapter 1, Title 50, of the Code of Alabama, 1940, Sections 1 to 15, inclusive" (Act No. 492, H. 778, General Acts of 1947, p. 338), so as to re-define the term "public improvement"; to provide that the advertising requirements of said act shall apply only to contracts involving an amount in excess of five hundred dollars (\$500.00); to provide that all contracts entered into in violation of said act shall be null, void and violative of public policy.

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 1305. To authorize the incorporation in any municipality in this state of one or more public corporations for the primary purpose of providing public library facilities for lease to the respective municipalities in which such corporations are organized; to provide for the election of the directors and officers of each such corporation; to specify its powers and capacities, including the exercise of the power of eminent domain; to authorize such corporation and the municipality in which it is organized to enter into leases covering projects of such corporation and to specify requirements respecting such leases; to provide that the rentals payable and the obligations created by such municipality in any such lease shall be general obligations of the municipality for which its full faith and credit may be pledged but shall be payable solely out of the current revenues of the municipality for the fiscal year during which such rents are payable and during which such agreements are required to be performed; to authorize the sale and issuance by such corporation of interest bearing revenue bonds payable solely out of the revenues from the project with respect to which they are issued; to specify provisions of said bonds and to declare them to be negotiable instruments; to authorize the issuance of refunding revenue bonds; to provide that such bonds shall be secured by a pledge of the revenues out of which they shall be payable and by a pledge of the lease from which the revenues so pledged shall be derived, and may be secured by a nonforeclosable mortgage on the project from which the revenues so pledged shall be derived; to specify the use to which the proceeds of said bonds may be put; to provide for remedies in the event of any default in any such bonds or under any such lease; to authorize the investment of funds of the corporation not presently needed; to exempt from taxation the properties of the corporation and the income therefrom, the said leases, the said bonds and the income therefrom, and the said mortgages; to provide that said bonds shall be legal investments for fiduciaries, savings banks and insurance companies; to authorize the investment of idle and surplus funds of the municipality in said bonds; to authorize the publication of notice of the adoption of the resolution authorizing said bonds and providing a short statute of limitations for the institution of actions and the making of defenses respecting the validity of said bonds, pledge, mortgage and lease; to authorize the conveyance to said corporation, with or without monetary consideration, of properties owned by the

municipality whether or not necessary for the conduct of governmental or other public functions of the municipality; to provide for the vesting in the municipality of title to each project of said corporation upon payment of all bonds issued with respect to such project; and to provide for the dissolution of said corporation.

Also:

H. 1113. To authorize and provide for the establishment, maintenance, and operation of a junior college to be located in Franklin, Marion, or Winston County; to create a board of trustees to govern such college; to authorize the board of trustees to select the location for such college, name it, appoint a president and certain other officers therefor, and prescribe rules and regulations to govern the college; to constitute the college a body corporate upon compliance with certain conditions; to authorize the board of trustees to accept gifts, donations, devises, and bequests; and to buy, hold, sell or otherwise dispose of real and personal property for and in the name of the college; to authorize the governing bodies of Franklin, Marion, and Winston Counties and of each incorporated municipality in any of such counties to make appropriations of public funds in aid of the college; to authorize the board of education of each of these counties and the board of education of any incorporated municipality in these counties to use public school funds in aid of such college and to provide transportation and certain other facilities to students attending the college; to exempt from taxation the property of the college; to exempt officers and employees of the college from certain civil duties and from certain municipal privilege licenses; and to make an appropriation from the special educational trust fund for the purpose of effectuating this Act.

Also:

H. 19. To make an appropriation for the support and maintenance of the Walker County Junior College, located at Jasper, in Walker County, Alabama.

Also:

H. 713. To further amend Section 99, Title 21, Code of Alabama of 1940.

Also:

H. 714. To amend further Act No. 376, S. 280, Regular Session 1947 (Acts of Alabama 1947, page 267), an act authorizing and empowering certain governing bodies and agencies to contract for, obtain and maintain policies of group life, health, accident, and hospitalization insurance, and insured retirement plans for certain of its officers and employees in order to authorize and empower the board of directors of any county or municipal hospital to provide such insurance and retirement plans for its officers and agencies.

Also:

H. 323. To amend Code of Alabama 1940, Title 48, Section 5, to provide that congressional redistricting shall not serve to disqualify public

service commissioners even though two or more commissioners may be residents of the same congressional district.

Also:

H. 180. To amend Sections 3 and 4 of Act 515 approved July 9, 1945, as amended, which relates to the Employees' Retirement System of Alabama.

Also:

H. 92. To provide for the issuance and use of distinctive flags or distress signals by handicapped or paraplegic drivers of motor vehicles.

Also:

H. 370. To amend Code of Alabama 1940, Title 51, Section 568, in relation to the privilege license payable by itinerant vendors or peddlers.

Also:

H. 83. To further amend Act No. 288, approved July 7, 1945 (General Acts of Alabama, 1945, page 478), entitled "An Act To Provide Judicial Officers of the State; to designate them as Supernumerary Circuit Judges; to provide the conditions under which a Judge of the Circuit Court may become a Supernumerary Circuit Judge; to prescribe the qualifications, tenure of office, duties, powers, authority, compensation, and the method of removal from office of such Supernumerary Circuit Judges, and to appropriate funds for the payment of such compensation."

Also:

H. 24. To authorize the Governor, the Director of Finance, and the Attorney General to become a public corporation to be known as Alabama Building Finance Authority; to provide the procedure for incorporation, to designate the members, directors, and officers of the Authority; to prescribe the powers of the Authority, including the power to provide for the construction, reconstruction, improvement, alteration, and equipment of public office buildings and the acquisition of sites therefor, the power of eminent domain, and the power to sell and issue not exceeding \$4,000,000 principal amount of bonds for such purposes; to authorize the issuance of refunding bonds; to provide for the investment of the proceeds from the sale of the bonds of the Authority; to provide that all properties of the Authority and the income therefrom and all bonds issued and the income therefrom and all leases made and all lien notices filed shall be exempt from all taxation in the State of Alabama; to provide that such bonds shall constitute negotiable instruments; to provide that such bonds shall be payable solely out of revenues of the Authority and shall not create an obligation or debt of the State; to provide that any bonds issued by the Authority may be used as security for deposits and investment of public funds and fiduciary funds; to specify the application of the proceeds of the bonds of the Authority; to provide for the construction and equipment of buildings by the Authority; to authorize the conveyance to said Authority of lands owned by the State; to create a reserve fund for the benefit of the bonds of the Authority; to authorize the Authority to pledge such revenues from its facilities as may be necessary to pay the principal of and interest on its

bonds; to authorize the filing for record of an instrument reciting the issuance of said bonds and the creation of said pledge as a lien on said revenues which filing will constitute constructive notice; to provide that the State Treasurer shall be the custodian of the funds of the Authority; to provide for the lease to and by agencies, boards, commissions, public corporations, bureaus and departments of the State of Alabama and of the United States, and to private parties, of space for occupancy in said building or buildings; to authorize publication of notice of the resolution authorizing any bonds or pledge and to specify a limitation of time thereafter for actions or defenses respecting said bonds or pledge; and to provide for dissolution of said Authority and conveyance of its assets and properties to the State upon payment of said bonds.

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 1225. To authorize and permit teachers, who have retired under the terms of the Teacher Retirement Act of Alabama, when they are physically and mentally able to do so, in the opinion of the employing authority, to perform duties as substitute teachers or part time teachers, and to earn not more than twelve hundred dollars per year, as such substitute or part time teacher, without affecting their status under the Retired Teacher's Act of Alabama.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Callahan the House concurred in and adopted the Senate substitute for the bill, H. 1225, said Senate substitute being as follows:

A BILL TO BE ENTITLED AN ACT

To authorize and permit teachers, who have retired under the terms of the Teacher Retirement Act of Alabama, when they are physically and mentally able to do so, in the opinion of the employing authority, to perform duties as substitute teachers in the public elementary and high schools, and to earn not more than twelve hundred dollars per year, as such substitute teacher, without affecting their status under the Retired Teacher's Act of Alabama.

Be It Enacted by the Legislature of Alabama:

Section 1. It is hereby declared to be lawful and permissible for any retired teacher, who has retired under the Teacher Retirement Act of Alabama, to perform duties as a substitute teacher in the public elementary and high schools, so long as such retired teacher is physically and mentally able to do so, in the opinion of the employing authority, and earn not more than twelve hundred dollars per year, as such substitute teacher.

Section 2. Such retired teacher shall continue to receive all retirement benefits that such teacher would receive if he or she were not serving as a substitute teacher in the public elementary and high schools.

Section 3. All laws and parts of laws in conflict with this Act, in so far as the same conflicts with this Act are hereby expressly repealed.

Section 4. This Act shall become effective immediately after its passage and approval by the Governor, or its otherwise becoming a law.

Yeas 68; Nays 0.

Yeas:

Mr. Speaker	Cornett	Hearn	Oakley
Adams	Daniel	Jenkins	Oden
Albea	Dunn	Johnston (Leonard)	Owens
Avery	Edwards	Jones (Covington)	Phillips
Bailey	Engel	Jones (Monroe)	Pierce
Barnett	Faulk	Lee	Ramey
Bassett	Ferguson	Locke	Ray
Bishop	Gilmer	Long (Lauderdale)	Rozelle
Boyd	Glass	Long (Perry)	Salter
Brannan	Goldthwaite	McClendon (Chambers)	Self
Britton	Goodwyn	McCorquodale	Sessions
Broadfoot	Grant	McLendon (Bullock)	Solomon
Cabiness	Gross	Martin	Steagall
Camp	Hanby	Merrill	Taylor
Casey	Hankins	Murphy	Torbert
Cates	Hardy	Nettles	Trimmier
Copeland	Harris	Nichols	Turnham

—68

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 486. To define further the term taxable sales as used in sales and use tax laws, providing that parts taken from stock to make repairs covered by warranty shall not be subject to sales and use taxes.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Boyd the House concurred in and adopted the Senate amendment to the bill, H. 486, said Senate amendment being as follows:

Amend House Bill 486 as follows:

At the end of Section 1 add an additional section numbered "Section 2" and reading as follows:

"Section 2. It is hereby determined that it was not the legislative intent in the enactment of Act No. 100, General Acts of Alabama, Second Special Session of 1959, effective October 11, 1959, to impose any tax on the transactions described in Section 1 hereof."

Renumber Sections 2 and 3 respectively as Sections 3 and 4.

Yeas 57; Nays 0.

Yeas:

Mr. Speaker	Cates	Hankins	Nichols
Adams	Chambers	Hardy	Phillips
Albea	Copeland	Harris	Pierce
Bailey	Cornett	Hearn	Ray
Barnett	Daniel	Jenkins	Rozelle
Bassett	Dunn	Johnston (Leonard)	Salter
Bishop	Engel	Jones (Monroe)	Self
Boyd	Faulk	Locke	Sessions
Brannan	Ferguson	McClendon (Chambers)	Smith (Russell)
Brooks	Gilmer	McCorquodale	Solomon
Cabiness	Glass	McLendon (Bullock)	Steagall
Callahan	Grant	Martin	Taylor
Camp	Gross	Merrill	Torbert
Casey	Hanby	Murphy	Trimmier

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MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 88. To exclude certain municipal privilege licenses from gross sales, or gross receipts, in the computation of State Sales Taxes, Art. 10, Chapter 20, Title 51, Code of Alabama, 1940.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Camp the House concurred in and adopted the Senate substitute for the bill, H. 88, said Senate substitute being as follows:

A BILL TO BE ENTITLED AN ACT

To exclude certain municipal privilege licenses from gross sales, or gross receipts, in the computation of State Sales Taxes (Act No. 100, H. 94, approved August 18, 1959, Acts 1959, vol. 1, p. 298).

Be It Enacted by the Legislature of Alabama:

Section 1. Municipal privilege license taxes which are levied and collected by the application of a flat percentage rate, not exceeding one percent, of gross sales, or gross receipts from sales, and which are passed on directly by the licensee-seller to the purchaser-consumer, shall be excluded from gross sales, or gross receipts, as the case may be, in the computation of the Sales Tax levied by this State, under the provisions of Act No. 100, H. 94, approved August 18, 1959 (Acts 1959, vol. 1, p. 298), as amended.

Section 2. All laws or parts of laws which conflict with this Act are repealed.

Section 3. This Act shall become effective upon its approval by the Governor or its otherwise becoming a law.

Yeas 59; Nays 0.

Yeas:

Mr. Speaker	Chambers	Hardy	Phillips
Adams	Copeland	Harris	Pierce
Albea	Cornett	Hearn	Ramey
Bailey	Daniel	Jenkins	Ray
Barnett	Dunn	Johnston (Leonard)	Rozelle
Bevill	Engel	Jones (Monroe)	Salter
Bishop	Faulk	Locke	Self
Boyd	Ferguson	McClendon (Chambers)	Sessions
Brannan	Gilmer	McCorquodale	Smith (Russell)
Broadfoot	Goldthwaite	Martin	Solomon
Brooks	Goodwyn	Merrill	Steagall
Cabiness	Grant	Murphy	Torbert
Callahan	Gross	Nettles	Trimmier
Camp	Hanby	Nichols	Turnham
Cates	Hankins	Oakley	

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BILLS ON THIRD READING

S. 497 INDEFINITELY POSTPONED

On motion of Mr. Albea, the bill, S. 497, was indefinitely postponed.

And the bill:

S. 249. To provide for naming certain bridges by the State Highway Department.

Was read a third time at length and passed.

Yeas 67; Nays 1.

Yeas:

Mr. Speaker	Bailey	Bassett	Bishop
Albea	Barnett	Bevill	Boyd

Brannan	Engel	Jenkins	Ray
Branyon	Faulk	Johnston (Leonard)	Roberts
Broadfoot	Ferguson	Jones (Monroe)	Salter
Brooks	Gilmer	Locke	Self
Cabiness	Glass	Long (Lauderdale)	Sessions
Callahan	Goldthwaite	McClendon (Chambers)	Shumate
Camp	Goodwyn	Martin	Smith (Russell)
Casey	Grant	Murphy	Solomon
Cates	Gross	Nettles	Steagall
Chambers	Grouby	Nichols	Taylor
Cornett	Hanby	Oakley	Thomas
Daniel	Hankins	Oden	Torbert
Dodd	Hardy	Phillips	Trimmier
Dunn	Harris	Pierce	Turnham
Edwards	Hearn	Ramey	

—67

Nay:

Mr. Copeland

—1

S. 593 INDEFINITELY POSTPONED

On motion of Mr. Callahan, the bill, S. 593, was indefinitely postponed.

And the bill:

S. 656. Relating to elections; amending Code 1940, Title 17, Section 172, to prescribe the time for opening and closing the polls on election day.

Was read a third time at length and passed.

Yeas 66; Nays 0.

Yeas:

Mr. Speaker	Copeland	Harris	Oakley
Adams	Cornett	Harvey	Oden
Albea	Daniel	Hearn	Phillips
Avery	Dodd	Ingram	Pierce
Bailey	Edwards	Jenkins	Ramey
Barnett	Engel	Johnston (Leonard)	Ray
Bassett	Faulk	Lee	Roberts
Bevill	Ferguson	Locke	Rozelle
Bishop	Gilmer	McClendon (Chambers)	Self
Boyd	Glass	McCorquodale	Sessions
Branyon	Goldthwaite	Martin	Smith (Russell)
Broadfoot	Goodwyn	Meade	Taylor
Brooks	Gross	Morrow	Thomas
Cabiness	Grouby	Murphy	Torbert
Callahan	Hanby	Nettles	Trimmier
Camp	Hankins	Nichols	Turnham
Cates	Hardy		

—66

And the bill:

S. 180. To amend further Section 213 of Title 13, Code of Alabama 1940, to require registers of the circuit courts to notify the chief justice of the supreme court that the judge of circuit court will not attend or hold the next session.

Was read a third time at length and passed.

Yeas 65; Nays 0.

Yeas:

Mr. Speaker	Copeland	Harvey	Nichols
Adams	Cornett	Hearn	Oakley
Albea	Daniel	Ingram	Oden
Avery	Dodd	Jenkins	Phillips
Bailey	Edwards	Johnston (Leonard)	Pierce
Barnett	Engel	Jones (Monroe)	Ramey
Bassett	Faulk	Lee	Ray
Bevill	Ferguson	Locke	Salter
Bishop	Glass	McClendon (Chambers)	Self
Boyd	Goldthwaite	McCorquodale	Sessions
Branyon	Gross	Martin	Smith (Russell)
Broadfoot	Grouby	Meade	Taylor
Brooks	Hanby	Merrill	Thomas
Cabiness	Hankins	Morrow	Torbert
Camp	Hardy	Murphy	Trimmier
Casey	Harris	Nettles	Turnham
Chambers			

—65

And the bill:

S. 97. To amend Section 428 of Title 13, Code of Alabama 1940, which relates to appeals from convictions in justice of the peace courts and courts of like jurisdiction.

Was read a third time at length and passed.

Yeas 70; Nays 0.

Yeas:

Mr. Speaker	Casey	Gross	Martin
Adams	Chambers	Grouby	Meade
Albea	Copeland	Hanby	Merrill
Avery	Cornett	Hankins	Murphy
Bailey	Daniel	Hardy	Nettles
Barnett	Dodd	Harris	Nichols
Bassett	Dunn	Harvey	Oakley
Bevill	Edwards	Hearn	Oden
Bishop	Engel	Ingram	Phillips
Boyd	Faulk	Jenkins	Pierce
Branyon	Ferguson	Johnston (Leonard)	Ramey
Broadfoot	Gilmer	Jones (Monroe)	Ray
Brooks	Glass	Lee	Roberts
Cabiness	Goldthwaite	Locke	Salter
Callahan	Goodwyn	McClendon (Chambers)	Self
Camp	Grant	McCorquodale	Sessions

Smith (Russell)
Taylor

Thomas
Torbert

Trimmier

Turnham

—70

And the bill:

S. 181. To amend further Section 198 of Title 13, Code of Alabama 1940, in relation to the duties of circuit clerks.

Was read a third time at length and passed.

Yeas 68; Nays 0.

Yeas:

Mr. Speaker	Chambers	Hankins	Oden
Adams	Copeland	Hardy	Owens
Albea	Cornett	Hearn	Phillips
Avery	Daniel	Ingram	Pierce
Bailey	Dodd	Jenkins	Ramey
Barnett	Dunn	Johnston (Leonard)	Ray
Bassett	Edwards	Jones (Monroe)	Roberts
Bevill	Engel	Lee	Rozelle
Bishop	Faulk	Locke	Salter
Boyd	Gilmer	McClendon (Chambers)	Self
Brannan	Glass	McLendon (Bullock)	Sessions
Branyon	Goldthwaite	Martin	Smith (Russell)
Broadfoot	Goodwyn	Meade	Steagau
Brooks	Grant	Merrill	Thomas
Cabiness	Gross	Murphy	Torbert
Camp	Grouby	Nettles	Trimmier
Casey	Hanby	Nichols	Turnham

—68

And the bill:

S. 287. To define and provide for the establishment of Business Trusts; To set out the powers and liabilities of Trustees thereof; To set out the rights and liabilities of the holders of the beneficial interest therein; To set out what provisions may be included in the Declaration of Trust and where same shall be recorded; To provide how Business Trusts may be sued, and how taxed.

Was read a third time at length and passed.

Yeas 67; Nays 0.

Yeas:

Mr. Speaker	Boyd	Cornett	Gilmer
Adams	Broadfoot	Daniel	Glass
Albea	Brooks	Dickson	Goldthwaite
Bailey	Cabiness	Dodd	Goodwyn
Barnett	Camp	Edwards	Grant
Bassett	Casey	Engel	Gross
Bevill	Chambers	Faulk	Grouby
Bishop	Copeland	Ferguson	Hanby

Hankins	McClendon (Chambers)	Owens	Sessions
Harris	Martin	Phillips	Smith (Russell)
Hearn	Meade	Pierce	Steagall
Ingram	Merrill	Ramey	Taylor
Jenkins	Murphy	Ray	Thomas
Johnston (Leonard)	Nettles	Roberts	Torbert
Jones (Monroe)	Nichols	Rozelle	Trimmier
Lee	Oakley	Salter	Turnham
Locke	Oden	Self	

—67

And the bill:

S. 343. To provide for concurrent sentences in criminal cases; amending Code of Alabama 1940, Title 45, Sections 32 and 83, and Act No. 534, S. 353, approved July 9, 1943, Section 1.

Was read a third time at length and passed.

Yeas 71; Nays 1.

Yeas:

Mr. Speaker	Chambers	Harvey	Perry
Adams	Copeland	Hearn	Phillips
Albea	Cornett	Ingram	Pierce
Avery	Daniel	Jenkins	Ramey
Bailey	Dickson	Johnston (Leonard)	Ray
Barnett	Dunn	Jones (Monroe)	Roberts
Bassett	Engel	Lee	Rozelle
Bevill	Faulk	McClendon (Chambers)	Salter
Bishop	Gilmer	McCorquodale	Self
Boyd	Glass	Martin	Sessions
Brannan	Goldthwaite	Meade	Smith (Russell)
Branyon	Goodwyn	Merrill	Steagall
Broadfoot	Grant	Murphy	Taylor
Brooks	Gross	Nettles	Thomas
Cabiness	Grouby	Nichols	Torbert
Callahan	Hanby	Oakley	Trimmier
Camp	Hardy	Oden	Turnham
Casey	Harris	Owens	

—71

Nay:

Mr. Ferguson

—1

And the bill:

S. 439. Relating to divorce; providing that after divorce the wife shall be barred from using the given name or initials of the husband.

Was read a third time at length and passed.

Yeas 69; Nays 1.

Yeas:

Mr. Speaker	Copeland	Hardy	Owens
Adams	Cornett	Harris	Perry
Albea	Daniel	Harvey	Phillips
Avery	Dickson	Ingram	Pierce
Bailey	Dunn	Johnston (Leonard)	Powell
Barnett	Edwards	Lee	Ray
Bassett	Engel	McClendon (Chambers)	Roberts
Bevill	Faulk	McCorquodale	Rozelle
Bishop	Ferguson	McLendon (Bullock)	Salter
Boyd	Gilmer	Martin	Self
Brannan	Glass	Meade	Sessions
Broadfoot	Goldthwaite	Merrill	Smith (Russell)
Brooks	Goodwyn	Murphy	Taylor
Cabiness	Grant	Nettles	Thomas
Callahan	Gross	Nichols	Torbert
Camp	Grouby	Oakley	Trimmier
Casey	Hanby	Oden	Turnham
Chambers			

—69

Nay:

Mr. Branyon

—1

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 17. To make annual appropriations for the support, maintenance, and development of public education in Alabama for each of the fiscal years ending September 30, 1962 and September 30, 1963, including all schools, agencies, services and institutions under the general or direct control or subject to the rules and regulations of the State Board of Education, the Board of Trustees of Alabama College, the Board of Trustees of Auburn University, the Board of Trustees of the University of Alabama, the Board of Trustees of the Alabama Institute for Deaf and Blind, the Board of Trustees of the Alabama Boys Industrial School, the Board of Trustees of the Alabama Industrial School for Negroes, the Board of Trustees of the State Training School for Girls, the Alabama Educational Television Commission, and for the Teachers' Retirement System.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Smith (Russell) the House concurred in and adopted the Senate substitute for the bill, H. 17, said Senate substitute being as follows:

A BILL
TO BE ENTITLED
AN ACT

To make annual appropriations for the support, maintenance, and development of public education in Alabama for each of the fiscal years ending September 30, 1962 and September 30, 1963, including all schools, agencies, services and institutions under the general or direct control or subject to the rules and regulations of the State Board of Education, the Board of Trustees of Alabama College, the Board of Trustees of Auburn University, the Board of Trustees of the University of Alabama, the Board of Trustees of the Alabama Institute for Deaf and Blind, the Board of Trustees of the Alabama Boys Industrial School, the Board of Trustees of the Alabama Industrial School for Negroes, the Board of Trustees of the State Training School for Girls, the Alabama Educational Television Commission, and for the Teachers' Retirement System.

Be It Enacted by the Legislature of Alabama:

Section 1. That for the purpose of this Act, the following classifications, definitions and restrictions shall be applicable: (a) "salary" and "other salaries", wherever appearing herein, shall mean the wages or other compensation for skill, work or employment for anyone performing services for the State of Alabama as an employee, officer or official, and shall be expended only for such purposes; (b) "other expenses" shall mean the operating costs of agencies, departments, boards, bureaus and institutions of the State, other than salaries and equipment purchases and shall be expended only for operating costs incident to the normal operations of such agencies, departments, boards, bureaus and institutions, including supplies and materials, postage, telephone, telegraph, express, travel expense, motor vehicle operations, lights, water, power, insurance and bonding, printing and binding, repairs, rental and items of general expense not defined as "equipment purchases", and the money appropriated therefor shall be expended only for such purposes; (c) "equipment purchases" shall mean those items of office equipment, motor vehicle equipment and other equipment which have an appreciable and calculable period of usefulness in excess of one year, and the money appropriated therefor shall be expended only for such purposes, and the total amounts herein appropriated therefor shall not be increased by the expenditure of any revenue derived from the sale, trade-in or exchange of any items of personal property.

Section 2. The appropriations provided for in this Act shall be paid from funds in the State Treasury to the credit of the Alabama Special Educational Trust Fund and are hereby made for the support of public education in Alabama for each of the two fiscal years ending September 30, 1962 and September 30, 1963, respectively; and, except as may be otherwise expressly provided, the appropriations herein made in Section 3 to 15, inclusive, shall be subject to the provisions, terms, conditions and limitations of the Budget and Financial Control Act (Article 3, Chapter 4, Title 55 of the Code of Alabama 1940) and shall be in the amounts specified in said sections.

Section 3. DEPARTMENT OF EDUCATION:

- A. For the Department of Education:
For the fiscal year ending
September 30, 1962:

For the salary of the State Superintendent....\$	10,000.00	
For other salaries	275,000.00	
For other expenses	99,364.00	
For rental expense	68,136.00	
For equipment purchases	1,686.00	
For transfer to State Personnel Department	6,527.00	
Total		\$460,713.00
For the fiscal year ending September 30, 1963:		
For the salary of the State Superintendent....\$	10,000.00	
For other salaries	285,000.00	
For other expenses	99,364.00	
For rental expense	68,136.00	
For equipment Purchases	1,806.00	
For transfer to State Personnel Department.....	6,527.00	
Total		470,833.00
B. To the Department of Education for Plans and Surveys:		
For the fiscal year ending September 30, 1962:		
For salaries	17,062.00	
For other expenses	2,809.00	
Total		19,871.00
For the fiscal year ending September 30, 1963:		
For salaries	10,000.00	
For other expenses	3,011.00	
Total		21,300.00
C. National Defense Education Program:		
For the fiscal year ending September 30, 1962:	100,000.00	
For the fiscal year ending September 30, 1963:	80,000.00	
(The above appropriation to be expended For Title III and Title V Programs exclusively.)		
Section 4. STATE BOARD OF EDUCATION:		
A. Agricultural and Mechanical Institute at Normal, Alabama:		
For the fiscal year ending September 30, 1962:		
For the operation and maintenance of the Institute		905,311.00
For the fiscal year ending September 30, 1963:		
For the operation and maintenance of the Institute		1,039,902.00
B. Alabama State College for Negroes:		
For the fiscal year ending September 30, 1962:		
For the operation and maintenance of the College		1,009,830.00
For the fiscal year ending September 30, 1963:		
For the operation and maintenance of the College		1,082,313.00
C. Civilian Rehabilitation:		
For the fiscal year ending September 30, 1962:		
For the rehabilitation of handicapped individuals		675,164.00

For the fiscal year ending September 30, 1963:	
For the rehabilitation of handicapped individuals	723,621.00
(No administrative costs included herein)	

D. Free Textbooks

For the fiscal year ending September 30, 1962:		
For salaries	16,738.00	
For other expenses	12,006.00	
For purchase of free textbooks	401,590.00	
	<hr/>	
Total		430,334.00
For the fiscal year ending September 30, 1963:		
For salaries	17,940.00	
For other expenses	12,869.00	
For purchase of free textbooks	399,910.00	
	<hr/>	
Total		430,719.00

The above appropriation shall be expended by the State Board of Education for the purpose of furnishing free textbooks in the tax supported public elementary schools of the State in accordance with the statutes and regulations of the Board in regard thereto, but only for the first, second, and third grades of such schools"

E. Minimum Program Fund:

In addition to all other funds appropriated for the public elementary and high schools of the State, there is hereby appropriated to the State Board of Education for the fiscal year ending September 30, 1962, the sum of \$95,521,538.00 and for the fiscal year ending September 30, 1963, the sum of \$102,385,959.00 to be known as the Minimum Program Fund, which, in accordance with the statutes and regulations of the State Board of Education relating to the expenditure of such fund, shall be used for providing a minimum term and for the equalization of educational opportunity in the public schools of the State; provided that so much thereof as may be necessary of the above appropriations for each year shall be used by the State Board of Education to provide for additional teacher units for each school system in the State which on the basis of current school attendance shall be entitled to additional teacher units over the number allowed based on the year immediately preceding said current year; provided further, that in no case shall a term of less than nine months in tax districts be approved, except that the State Board of Education, upon the recommendation of the State Superintendent of Education shall be authorized to make full allotments of funds to any school system for the time actually taught, if in the judgment of the State Superintendent of Education and the State Board of Education unusual conditions beyond the control of the local Board of Education in any school are such as to prevent the operation of that school for the required nine

months minimum term; provided further, that the amount herein appropriated for the Minimum Program Fund shall include all moneys earmarked for public school teachers' salaries as provided in the Income Tax Amendment ratified on the 26th days of August, 1947. The Minimum Program Fund shall also include any other appropriations of funds, either State or Federal, which may be designated by the Legislature as a part of the Minimum Program Fund.

F. Physical Restoration of Crippled Children:	
For the fiscal year ending September 30, 1962:	
Handicapped Individuals	585,391.00
For the fiscal year ending September 30, 1963:	
Handicapped Individuals	627,405.00
G. Regional Education:	
For the fiscal year ending September 30, 1962:	75,177.00
For the fiscal year ending September 30, 1963	80,572.00
H. Student Aid in Graduate and Professional Fields:	
For the fiscal year ending September 30, 1962	85,275.00
For the fiscal year ending September 30, 1963	91,395.00
I. The State Colleges:	
(a) Florence State College	
For the fiscal year ending September 30, 1962	89,427.00
For the fiscal year ending September 30, 1963	95,500.00
(b) Jacksonville State College,	
For the fiscal year ending September 30, 1962	89,427.00
For the fiscal year ending September 30, 1963	95,500.00
(c) Livingston State College,	
For the fiscal year ending September 30, 1962	82,872.00
For the fiscal year ending September 30, 1963	88,500.00
(d) Troy State College,	
For the fiscal year ending September 30, 1962	82,872.00
For the fiscal year ending September 30, 1963	88,500.00
J. Teacher Training Equalization Fund:	
For the teachers training program at State Colleges at Florence, Jacksonville, Livingston, and Troy,	
For the fiscal year ending September 30, 1962	2,191,122.00
For the fiscal year ending September 30, 1963	2,348,379.00
K. Vocational Education:	
For the fiscal year ending September 30, 1962:	
For salaries	28,083.00

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For other expenses	19,665.00	
For equipment purchases	1,404.00	
Disbursements to Local Boards and Institutions	4,682,874.00	
For the operation and maintenance of the Alabama Institute of Aviation Technology at Ozark	90,000.00	
Total		4,822,026.00
For the fiscal year ending September 30, 1963:		
For salaries	30,099.00	
For other expenses	21,076.00	
For equipment purchases	1,505.00	
Disbursements to Local Boards and Institutions	5,021,835.00	
For the operation and maintenance of the Alabama Institute of Aviation Technology at Ozark	90,000.00	
Total		5,164,515.00

L. Vocational Trade Schools:

For the fiscal year ending September 30, 1962:		
For operation and maintenance:		
(a) Alabama School of Trades	245,000.00	
(b) George C. Wallace at Napier	253,126.00	
(c) Huntsville (Negro)	50,000.00	
(d) J. P. Shelton at Tuscaloosa	201,120.00	
(e) Mobile (White)	204,754.00	
(f) Mobile (Negro)	63,000.00	
(g) Montgomery	150,000.00	
(h) Tennessee Valley at Decatur	341,962.00	
(i) Wenonah	180,658.00	
(j) State Vocational Technical School at Gadsden	25,000.00	
Total		1,714,620.00
For the fiscal year ending September 30, 1963:		
For operation and maintenance:		
(a) Alabama School of Trades	265,000.00	
(b) George C. Wallace at Napier	271,293.00	
(c) Huntsville (Negro)	50,000.00	
(d) J. P. Shelton at Tuscaloosa	215,555.00	
(e) Mobile (White)	219,449.00	
(f) Mobile (Negro)	119,420.00	
(g) Montgomery	200,000.00	
(h) Tennessee Valley at Decatur	366,504.00	
(i) Wenonah	193,624.00	
(j) State Vocational Technical School at Gadsden	25,000.00	
Total		1,925,845.00

M. Elementary Teacher Scholarship Fund:

For the fiscal year ending September 30, 1962:	23,410.00
For the fiscal year ending September 30, 1963:	25,090.00

Section 5. BOARD OF TRUSTEES OF ALABAMA BOYS' INDUSTRIAL SCHOOL:

For the fiscal year ending September 30, 1962:	
For the operation and maintenance of the Alabama Boys' Industrial School	302,195.00

For the fiscal year ending September 30, 1963:	
For the operation and maintenance of the Ala-	
bama Boys' Industrial School	301,013.00

Section 6.

BOARD OF TRUSTEES OF ALABAMA COLLEGE:

For the fiscal year ending September 30, 1962:	
For the operation and maintenance of the Col-	
lege	683,753.00
For purchase of Scientific Equipment to be	
matched by Federal Funds	25,000.00
For the fiscal year ending September 30, 1963:	
For the operation and maintenance of the Col-	
lege	732,826.00

Section 7.

ALABAMA EDUCATIONAL TELEVISION COMMISSION:

For the fiscal year ending September 30, 1962:	
For salaries	113,689.50
For other expenses	132,181.50
For equipment purchases	14,384.00
For equipment purchases at Mobile Station	17,000.00
For additions and betterments at Mobile Station	15,000.00
For additions and betterments at Montgomery	
Station	25,000.00
Total	317,255.00
For the fiscal year ending September 30, 1963:	
For salaries	121,134.50
For other expenses	140,246.50
For equipment purchases	15,417.00
For equipment purchases at Mobile Station	17,000.00
Total	293,798.00

Section 8.

BOARD OF TRUSTEES OF ALABAMA INDUSTRIAL SCHOOL FOR NEGROES:

For the fiscal year ending September 30, 1962:	
For operation and maintenance of the Alabama	
Industrial School for Negroes	234,277.00
For the fiscal year ending September 30, 1963:	
For operation and maintenance of the Alabama	
Industrial School for Negroes	230,916.00

Section 9.

BOARD OF TRUSTEES OF ALABAMA INSTITUTE FOR DEAF AND BLIND:

For the fiscal year ending September 30, 1962:	
For operation and maintenance of the school	844,478.00
For salaries and expenses incident to instruc-	
tion of Adult Blind	112,204.00

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For the fiscal year ending September 30, 1963:	
For operation and maintenance of the school	905,087.00
For salaries and expenses incident to instruction of Adult Blind	120,257.00

Section 10.

BOARD OF TRUSTEES OF AUBURN UNIVERSITY:

A. The College:

For the fiscal year ending September 30, 1962:

(1) For operation and maintenance	4,524,384.00
(2) For operation and maintenance of Farm Machinery Building	13,464.00
(3) Engineering Experiment Station	94,251.00
(4) Television Education	103,227.00
(5) For instruction in forestry and training for agricultural students	50,985.00

For the fiscal year ending September 30, 1963:

(1) For operation and maintenance	4,849,100.00
(2) For operation and maintenance of Farm Machinery Building	14,430.00
(3) Engineering Experiment Station	101,015.00
(4) Television Education	110,636.00
(5) For instruction in forestry and training for agricultural students	54,644.00

B. Extension Work for Agriculture and Home Economics:

For the fiscal year ending September 30, 1962:

For advising, demonstrating and informing people of Alabama in agricultural, farm and home pursuits, and other extension services.	1,325,950.00
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For the fiscal year ending September 30, 1963:

For advising, demonstrating and informing people of Alabama in agricultural, farm and home pursuits, and other extension services.	1,421,113.00
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The appropriation herein made for the Extension Service shall be expended under the direction of the Board of Trustees of Auburn University through its Extension Service and shall be done in such manner as to make available the maximum amounts of aid from the Federal government.

C. Agriculture Research:

For the fiscal year ending September 30, 1962:

(1) Alabama Agricultural Experiment Station at Auburn, for work and experimentation	806,201.00
(2) For Floriculture and ornamental horticulture study and research	23,410.00
(3) Tennessee Valley Branch Station located at Bell Mina in Limestone County	23,410.00
(4) Sand Mountain Branch Station located at Crossville in DeKalb County	23,410.00
(5) Black Belt Branch Station located at Marion Junction in Dallas County	23,410.00
(6) Wiregrass Branch Station located in Headland in Henry County	23,410.00

(7) Gulf Coast Branch Station located at Fairhope in Baldwin County	23,410.00
(8) Piedmont Experiment Branch Station	23,410.00
(9) Upper Coastal Plains Branch Station	23,410.00
(10) Lower Coastal Plains Branch Station	23,410.00
(11) For the support of researches and experiment on experiment fields	36,052.00
(12) Horticultural Branch Station in Chilton County	23,410.00
(13) Horticultural Branch Station in North Alabama	23,410.00
(14) Wiregrass Experiment Station at Headland, Alabama	12,642.00
(The appropriation to the Wiregrass Experiment Station at Headland, Alabama is to be devoted to the payment of salaries and other expenses incidental to conducting experiments and research in developing methods of producing, harvesting, marketing and processing peanuts and preventing damage to peanut crops).	
(15) Co-operative research at the Agricultural and Experimental Substations	84,277.00
(16) Research in Forestry	56,185.00
For the fiscal year ending September 30, 1963:	
(1) Alabama Agricultural Experiment Station at Auburn, for work and experimentation	864,062.00
(2) For floriculture and ornamental horticulture study and research	25,090.00
(3) Tennessee Valley Branch Station located at Bell Mina in Limestone County	25,090.00
(4) Sand Mountain Branch Station located at Crossville in DeKalb County	25,090.00
(5) Black Belt Branch Station located at Marion Junction in Dallas County	25,090.00
(6) Wiregrass Branch Station located at Headland in Henry County	25,090.00
(7) Gulf Coast Branch Station located at Fairhope in Baldwin County	25,090.00
(8) Piedmont Experiment Branch Station	25,090.00
(9) Upper Coastal Plains Branch Station	25,090.00
(10) Lower Coastal Plains Branch Station	25,090.00
(11) For the support of researches and experiment on experiment fields	38,639.00
(12) Horticultural Branch Station in Chilton County	25,090.00
(13) Horticultural Branch Station in North Alabama	25,090.00
(14) Wiregrass Experiment Station at Headland, Alabama	13,549.00
(The appropriation to the Wiregrass Experiment Station at Headland, Alabama is to be devoted to the payment of salaries and other expenses incidental to conducting experiments and research in developing methods of producing, harvesting, marketing and processing peanuts and preventing damage to peanut crops.)	
(15) Cooperative research at the Agricultural and Experimental Substations	90,326.00

(16) Research in Forestry

60,218.00

That all research work and experimentation contemplated by the spirit and purpose of this sub-section (C) shall be carried out under the supervision of the Director of the Agricultural Experiment Station System and the President of Auburn University, who shall make a complete report to the Board of Trustees of Auburn University for each of the fiscal years ending September 30, 1962 and September 30, 1963.

The funds provided in this sub-section (C) shall be used for the support of researches, experiments, and investigations bearing upon and relating to the production, marketing, manufacturing, use and distribution of agricultural crops and products; for the production, marketing and curing of all kinds of livestock and livestock products that may be sold from or consumed on the farms of Alabama; for the production, culture, and use of pasture plants, for the establishment, care, use and management of pastures; for the testing of all kinds of hay, food, and forage crops, including those that may be used for lawns and other sod crop purposes; for the testing of varieties of crops, including soil adaption and improvement; for the testing of varieties of crops, including soil adaption and improvement; for the testing of fertilizers and fertilizer materials on the various soils and for various crops; for the production, marketing, storage, and curing of fruit, nut and vegetable crops; for the study of plant and animal disease, and insect pests; for researches and experiments dealing with forest production, management and use; for researches dealing with soil erosion and problems arising from the waste of land due to soil erosion; for researches to discover new uses of land; for the provisions of necessary land, buildings, fencing, livestock and other physical equipment needed for the research work herein provided for; for researches in game and fish production; provided, however, that any researches in game and fish production shall be in cooperation with or upon the advice of the Director of Conservation, so that there may be complete coordination between the work of the Alabama Agricultural Experiment Station and that of the State Department of Conservation; as future changing agricultural conditions may demand, for researches and experiments on other similar important agricultural and economic problems having for their object the development of a more permanent, profitable and diversified agriculture; and for the printing of the necessary bulletins, circulars, etc., in order that the citizens of Alabama may be acquainted with the results of said research.

Section 11.

BOARD OF CONTROL OF THE TEACHERS' RETIREMENT SYSTEM:

For the fiscal year ending September 30, 1962:	
For the Teachers' Retirement System	4,806,000.00
For the Teachers' Special Pension Fund, estimated	1,400,000.00
For the fiscal year ending September 30, 1963:	
For the Teachers' Retirement System	5,044,800.00
For the Teachers' Special Pension Fund, estimated	1,500,000.00
The above appropriations shall be expended in accordance with the statutes and regulations now or hereafter existing relating to the expenditure of such Teachers' Retirement Fund and Teachers' Special Fund.	

Section 12.

BOARD OF TRUSTEES OF THE STATE TRAINING SCHOOL FOR GIRLS:

For the fiscal year ending September 30, 1962:	
For the operation and maintenance of the State Training school for Girls	166,154.00
For the fiscal year ending September 30, 1963:	
For the operation and maintenance of the State Training School for Girls	172,002.00

Section 13.

BOARD OF TRUSTEES OF THE UNIVERSITY OF ALABAMA:

A. The University:

For the fiscal year ending September 30, 1962:	
(1) For operation and maintenance	4,938,894.00
(2) For School of Nursing	118,850.00
(3) For Tuberculosis Nursing (Education)	22,009.00
(4) For Research and Extension	264,112.00
(5) For State Scholarship Program for students in School of Nursing under the provisions of Act No. 591, Regular Session, 1957	12,267.00
For the fiscal year ending September 30, 1963:	
(1) For operation and maintenance	5,293,358.00
(2) For School of Nursing	127,380.00
(3) For Tuberculosis Nursing (Education)	23,589.00
(4) For Research and Extension	283,067.00
(5) For State Scholarship Program for students in School of Nursing under the provisions of Act No. 591, Regular Session 1957	13,147.00

B. The University of Alabama Medical Center:

For the fiscal year ending September 30, 1962:	
(1) For the Medical College:	
For maintenance and operation	1,265,560.00
(2) For University Hospital:	
For the support of interns, residents, operation of the Hospital School of Nursing and other technical schools and for indigent care	640,448.00

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(3) For the School of Dentistry:	
For maintenance and operation	748,317.00
For the fiscal year ending September 30, 1963:	
(1) For the Medical College:	
For maintenance and operation	1,360,336.00
(2) For University Hospital:	
For the support of interns, residents, operation of the Hospital School of Nursing and other technical schools and for indigent care	682,466.00
(3) For the School of Dentistry:	
For maintenance and operation	802,024.00
The above appropriations for the Alabama Medical Center shall be expended pursuant to the provisions of Act No. 89, 1943, Acts, page 89, and Act No. 207, Section 9, 1945 Acts, page 325.	

Section 14.

STATE TENURE COMMISSION

For expense of operation	4,682.00
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Section 15.

SYLACAUGA NURSES TRAINING SCHOOL:

For the operation and maintenance of the Nurses Training School at Sylacauga	37,456.00
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Section 16.

In addition to the appropriations hereinabove made, if the Governor determines that there are sufficient funds available in the Alabama Special Educational Trust Fund the following sums and amounts are hereby appropriated in accordance with and subject to the provisions terms, conditions and limitations of the Budget and Financial Control Act (Article 3, Chapter 4, Title 55 of the Code of Alabama 1940).

Section 17. DEPARTMENT OF EDUCATION:

A. For the Department of Education:	
For other salaries	\$ 17,646.00
For other expenses	7,120.50
For equipment purchases	94.50
Total	24,861.00
B. For the Department of Education for Plans and Surveys:	
For salaries	970.50
For other expenses	159.00
Total	1,129.50
C. National Defense Education Program:	
For salaries, other expenses and equipment purchases	3,996.00

Section 18; STATE BOARD OF EDUCATION:

A. Agricultural and Mechanical Institute at Normal, Alabama:		
For the operation and maintenance of the Institute		47,245.50
B. Alabama State College for Negroes:		
For the operation and maintenance of the College		57,459.00
C. Civilian Rehabilitation:		
For the rehabilitation of handicapped individuals		38,416.50
(No administrative costs included herein)		
D. Free Textbooks:		
For salaries	951.00	
For other expenses	682.50	
For purchase of free textbooks	42,820.50	
Total		44,454.00

The above appropriation shall be expended by the State Board of Education for the purpose of furnishing free textbooks in the tax supported public elementary schools of the State in accordance with the statutes and regulations of the Board in regard thereto, but only for the first, second, and third grades of such schools.

E. Minimum Program Fund:

In addition to all other funds appropriated for the public elementary and high schools of the State, there is hereby appropriated to the State Board of Education the sum of \$5,440,-230.00 to be known as the Minimum Program Fund, which, in accordance with the Statutes and regulations of the State Board of Education relating to the expenditure of such fund, shall be used for providing a minimum term and for the equalization of educational opportunity in the public schools of the State; provided that so much thereof as may be necessary of the above appropriations for each year shall be used by the State Board of Education to provide for additional teacher units for each school system in the State which on the basis of current school attendance shall be entitled to additional teacher units over the number allowed based on the year immediately preceding said current year; provided further, that in no case shall a term of less than nine months in tax districts be approved, except that the State Board of Education, upon the recommendation of the State Superintendent of Education, shall be authorized to make full allotments of funds to any school system for the time actually taught, if in the judgement of the State Superintendent of Education and the State Board of Education unusual conditions beyond the control of the local Board of Edu-

cation in any school are such as to prevent the operation of that school for the required nine months minimum term; provided further, that the amount herein appropriated for the Minimum Program Fund shall include all moneys earmarked for public school teachers' salaries as provided in the Income Tax Amendment ratified on the 26th day of August, 1947. The Minimum Program Fund shall also include any other appropriations of funds, either State or Federal, which may be designated by the Legislature as a part of the Minimum Program Fund.

F.	Physical Restoration of Crippled Children: For Handicapped Individuals	33,309.00
G.	Regional Education	4,276.50
H.	Student Aid in Graduate and Professional Fields	4,851.00
I.	Teacher Training Equalization Fund: For the teachers training program at State Colleges at Florence, Jacksonville, Livingston and Troy	144,285.00
J.	Vocational Education: For salaries	1,597.50
	For other expenses	1,117.50
	For equipment purchases	79.50
	Disbursements to Local Boards and Institutions	268,735.50
	Total	271,530.00
K.	Vocational Trade Schools: For operation and maintenance: (a) Alabama School of Trades	13,404.00
	(b) George C. Wallace at Napier	14,403.00
	(c) J. P. Shelton at Tuscaloosa	11,437.50
	(d) Mobile (White)	11,650.50
	(e) Montgomery	11,379.00
	(f) Tennessee Valley at Decatur	19,456.50
	(g) Wenonah	10,279.50

Section 19. BOARD OF TRUSTEES OF ALABAMA BOYS' INDUSTRIAL SCHOOL:

For the operation and maintenance of the Alabama Boys' Industrial School	14,919.00
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Section 20.

BOARD OF TRUSTEES OF ALABAMA COLLEGE:

For the operation and maintenance of the College	38,905.50
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Section 21.

ALABAMA EDUCATIONAL TELEVISION COMMISSION:

For salaries	5,902.50
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For other expenses	6,393.00
For equipment purchases	817.50
Total	13,113.00

Section 22.

BOARD OF TRUSTEES OF ALABAMA INDUSTRIAL SCHOOL FOR NEGROES:

For operation and maintenance of the Alabama Industrial School for Negroes	11,242.50
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Section 23.

BOARD OF TRUSTEES OF ALABAMA INSTITUTE FOR DEAF AND BLIND:

For operation and maintenance of the school	48,051.00
For salaries and expenses incident to instruction of Adult Blind	6,384.00

Section 24.

BOARD OF TRUSTEES OF AUBURN UNIVERSITY:**A. The College:**

(1) For operation and maintenance	257,440.50
(2) For operation and maintenance of Farm Machinery Building	765.00
(3) Engineering Experiment Station	5,362.50
(4) Television Education	5,872.50
(5) For instruction in forestry and training for agricultural students	2,901.00

B. Extension Work for Agriculture and Home Economics:

For advising, demonstrating and informing people of Alabama in agricultural, farm and home pursuits, and other extension services....	75,447.00
The appropriation herein made for the Extension Service shall be expended under the direction of the Board of Trustees of Auburn University through its Extension Service and shall be done in such manner as to make available the maximum amounts of aid from the Federal government.	

C. Agricultural Research:

(1) Alabama Agricultural Experiment Station at Auburn, for work and experimentation	45,873.00
(2) For floriculture and ornamental horticulture study and research	1,332.00
(3) Tennessee Valley Branch Station located at Bell Mina in Limestone County	1,332.00
(4) Sand Mountain Branch Station located at Crossville in DeKalb County	1,332.00
(5) Black Belt Branch Station located at Marion Junction in Dallas County	1,332.00

(6) Wiregrass Branch Station located at Headland in Henry County	1,332.00
(7) Gulf Coast Branch Station located at Fairhope in Baldwin County	1,332.00
(8) Piedmont Experiment Branch Station	1,332.00
(9) Upper Coastal Plains Branch Station	1,332.00
(10) Lower Coastal Plains Branch Station	1,332.00
(11) For the support of researches and experiment on experiment fields	2,050.50
(12) Horticultural Branch Station in Chilton County	1,332.00
(13) Horticultural Branch Station in North Alabama	1,332.00
(14) Wiregrass Experiment Station at Headland, Alabama	718.50
(The appropriation to the Wiregrass Experiment Station at Headland, Alabama is to be voted to the payment of salaries and other expenses incidental to conducting experiments and research in developing methods of producing, harvesting, marketing and processing peanuts and preventing damage to peanut crops.)	
(15) Co-operative research at the Agricultural and Experimental Substation	4,794.00
(16) Research in Forestry	3,196.50

That all research work and experimentation contemplated by the spirit and purpose of this sub-section (C) shall be carried out under the supervision of the Director of the Agricultural Experiment Station System and the President of Auburn University, who shall make a complete report to the Board of Trustees of Auburn University for each of the fiscal years ending September 30, 1962 and September 30, 1963.

The funds provided in this sub-section (C) shall be used for the support of researchers, experiments, and investigations bearing upon and relating to the production, marketing, manufacturing, use and distribution of Agricultural crops and products; for the production, marketing and curing of all kinds of livestock and livestock products that may be sold from or consumed on the farms of Alabama; for the production, culture, and use of pasture plants, for the establishment, care, use and management of pastures; for the testing of all kinds of hay, food, and forage crops, including those that may be used for lawns and other sod crop purposes; for the testing of varieties of crops, including soil adaption and improvement; for the testing of fertilizers and fertilizer materials on the various soils and for various crops; for the production, marketing, storage, and curing of fruit, nut and vegetable crops; for the study of plant and animal disease, and insect pests; for researches and experiments dealing with forest production, management and use; for researches dealing with soil erosion and problems arising from the waste of land due to soil erosion; for re-

searches to discover new uses of land; for the provisions of necessary land, buildings, fencing, livestock and other physical equipment needed for the research work herein provided for; for researches in game and fish production; provided, however, that any researches in game and fish production shall be in cooperation with or upon the advice of the Director of Conservation, so that there may be complete coordination between the work of the Alabama Agricultural Experiment Station and that of the State Department of Conservation; as future changing agricultural conditions may demand, for researches and experiments on other similar important agricultural and economic problems having for their object the development of a more permanent, profitable and diversified agriculture; and for the printing of the necessary bulletins, circulars, etc., in order that the citizens of Alabama may be acquainted with the results of said research.

Section 25.

BOARD OF CONTROL OF THE TEACHERS' RETIREMENT SYSTEM:

For the Teachers' Retirement System	273,465.00
The above appropriations shall be expended in accordance with the statutes and regulations now or hereafter existing relating to the expenditure of such Teachers' Retirement Fund.	

Section 26.

BOARD OF TRUSTEES OF THE STATE TRAINING SCHOOL FOR GIRLS:

For the operation and maintenance of the State Training School for Girls	8,599.50
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Section 27.

BOARD OF TRUSTEES OF THE UNIVERSITY OF ALABAMA:

A. The University:

(1) For operation and maintenance	277,599.00
(2) For School of Nursing	6,895.50
(3) For Tuberculosis Nursing (Education)	1,276.50
(4) For Research and Extension	15,322.50
(5) For State Scholarship Program for students in School of Nursing under the provisions of Act No. 591, Regular Session, 1957	714.00

B. The University of Alabama Medical Center:

(1) For the Medical College:	
For maintenance and operation	76,614.00
(2) For University Hospital:	
For the support of interns, residents, operation of the Hospital School of Nursing and other technical schools and for indigent care	33,964.50

(3) For the School of Dentistry:

For maintenance and operation	43,413.00
The above appropriations for the Alabama Medical Center shall be expended pursuant to the provisions of Act No. 89, 1943 Acts, page 89, and Act No. 207, Section 9, 1945 Acts, page 325.	

Section 28.

STATE TENURE COMMISSION

For expense of operation	265.50
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Section 29.

SYLACAUGA NURSES TRAINING SCHOOL:

For the operation and maintenance of the Nurses Training School at Sylacauga	2,130.00
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Section 30.

No appropriation made in Section 17 to 29 inclusive of this act shall be budgeted or allotted by the State Budget Officer until he is directed so to do by the Governor after the Governor has determined that such funds or any part thereof are available in the Alabama Special Educational Trust Fund.

Section 31.

The State Superintendent of Education shall make requisition on the State Comptroller in favor of the proper beneficiary in accordance with the law and rules and regulations governing the expenditure or disbursement of any and all funds provided for in this Act, whereupon the Comptroller, upon the approval by the Governor, shall issue his warrant therefor; provided, that all appropriations and funds made available to the Alabama College, the University of Alabama, Auburn University, the Institute for the Deaf and Blind, the Boys' Industrial School, the Alabama Industrial School for Negroes, the State Training School for Girls, the Alabama Educational Television Commission and for the Teachers' Retirement System by the provisions of this Act shall be paid by request to the Comptroller made in the manner now provided by law.

Section 32.

The provisions of this Act are severable. If any section, paragraph, sentence, clause, provision, or portion of this Act, or all or any portion of any appropriation or appropriations herein made, be held unconstitutional or invalid, such holding shall not affect any other section, paragraph, sentence, clause, provision, or portion of this Act, or any other appropriation or appropriations or portion thereof hereby made not in and of itself unconstitutional or invalid.

Section 33.

This Act shall become effective October 1, 1961.

Yeas 77; Nays 3.

Yeas:

Mr. Speaker	Cornett	Harris	Perry
Adams	Daniel	Hearn	Phillips
Albea	Dickson	Ingram	Pierce
Avery	Dodd	Jenkins	Ray
Bailey	Dunn	Johnston (Leonard)	Roberts
Barnett	Edwards	Jones (Monroe)	Rozelle
Bassett	Engel	Lee	Salter
Bevill	Faulk	Locke	Self
Bishop	Ferguson	McClendon (Chambers)	Sessions
Boyd	Gilmer	McCorquodale	Shumate
Brannan	Glass	Martin	Smith (Russell)
Brewer	Goodwyn	Meade	Solomon
Broadfoot	Grant	Merrill	Steagall
Brooks	Gross	Murphy	Taylor
Callahan	Grouby	Nettles	Thomas
Camp	Guthrie	Nichols	Torbert
Casey	Hanby	Oakley	Trimmier
Cates	Hankins	Oden	Turner
Chambers	Hardy	Owens	Turnham
Copeland			

—77

Nays:

Messrs.	Branyon	Cabiness	Long (Landerdale)
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—3

POINT OF PERSONAL PRIVILEGE ON H. 17

Mr. Turnham requested as a matter of personal privilege that the following be inserted in the Journal.

I would like for the journal to show on the 36th Legislative Day that I only voted for the 7.5 million dollar conditional appropriation because, due to the time element, it would have been impossible to amend the bill to provide the 10 million dollar conditional appropriation for education and get it through the Senate before final adjournment and that I favor the 10 million conditional appropriation because our economy at this time indicates that this amount will be paid to the Special Educational Trust Fund.

BILLS ON THIRD READING RESUMED

S. 441. To provide for an additional judgeship of the Tenth Judicial Circuit of Alabama.

Was read a third time at length and passed.

Yeas 78; Nays 0.

Yeas:

Mr. Speaker	Albea	Bailey	Bassett
Adams	Avery	Barnett	Bevill

Bishop	Engel	Johnston (Leonard)	Perry
Boyd	Faulk	Jones (Monroe)	Pierce
Brannan	Ferguson	Lee	Ray
Brewer	Gilmer	Locke	Reynolds (Madison)
Broadfoot	Glass	Long (Lauderdale)	Roberts
Brooks	Goldthwaite	McClendon (Chambers)	Rozelle
Cabiness	Goodwyn	McCorquodale	Salter
Callahan	Grant	McLendon (Bullock)	Self
Camp	Gross	Martin	Sessions
Casey	Grouby	Meade	Shumate
Cates	Guthrie	Merrill	Smith (Russell)
Chambers	Hanby	Murphy	Taylor
Copeland	Hardy	Nettles	Thomas
Cornett	Harris	Nichols	Torbert
Daniel	Harvey	Oakley	Trimmier
Dickson	Hearn	Oden	Turner
Dodd	Ingram	Owens	Turnham
Dunn	Jenkins		

—78

And the bill:

S. 467. To license and regulate the business of selling, issuing or otherwise dispensing checks, drafts, money orders or other instruments for the transmission or payment of money, and the business of receiving money as agent for obligors for the purpose of paying such obligors' bills, invoices or accounts, as a service or for a fee or other consideration; to exempt certain transactions and businesses from the operation of this act; to provide for the administration of this act by the state securities commissioner; to provide for appeals from certain orders of the state securities commissioner to the Circuit Court of Montgomery County and to the Supreme Court of Alabama; and to prescribe penalties for violation of, or non-compliance with, this act.

Was read a third time at length and passed.

Yeas 75; Nays 1.

Yeas:

Mr. Speaker	Chambers	Hanby	Oden
Adams	Copeland	Hardy	Owens
Albea	Cornett	Harris	Phillips
Avery	Daniel	Harvey	Pierce
Bailey	Dickson	Hearn	Ray
Barnett	Dodd	Ingram	Reynolds (Madison)
Bassett	Dunn	Jenkins	Rozelle
Bevill	Edwards	Johnston (Leonard)	Salter
Bishop	Engel	Jones (Monroe)	Self
Boyd	Faulk	Lee	Sessions
Brannan	Ferguson	McClendon (Chambers)	Smith (Russell)
Branyon	Gilmer	McCorquodale	Steagall
Brewer	Glass	Martin	Taylor
Broadfoot	Goldthwaite	Meade	Thomas
Brooks	Goodwyn	Merrill	Torbert
Callahan	Grant	Murphy	Trimmier
Camp	Gross	Nettles	Turner
Casey	Grouby	Nichols	Turnham
Cates	Guthrie	Oakley	

—75

Nay:

Mr. Cabiness

—1

And the bill:

S. 494. To provide for the transfer of cases to a proper court when a trial court sustains a plea in abatement as to venue.

Was read a third time at length and passed.

Yeas 71; Nays 1.

Yeas:

Mr. Speaker	Chambers	Hardy	Perry
Albea	Copeland	Harris	Phillips
Avery	Cornett	Harvey	Pierce
Bailey	Daniel	Ingram	Ray
Barnett	Dickson	Johnston (Leonard)	Reynolds (Madison)
Bassett	Dodd	Jones (Monroe)	Rozelle
Bevill	Edwards	Lee	Salter
Bishop	Engel	Long (Lauderdale)	Self
Boyd	Faulk	McClendon (Chambers)	Shumate
Brannan	Ferguson	McCorquodale	Smith (Russell)
Brewer	Gilmer	Martin	Solomon
Brown	Glass	Mead	Taylor
Brooks	Goldthwaite	Merrill	Thomas
Cabiness	Gordon	Murphy	Torbert
Callahan	Grant	Nettles	Trimmier
Camp	Gross	Nichols	Turner
Casey	Grubby	Oakley	Turnham
Cates	Hanby	Owens	

—71

Nay:

Mr. Goodwyn

—1

BILLS INDEFINITELY POSTPONED

On motion of Mr. Callahan, the bill, S. 541, was indefinitely postponed.

On motion of Mr. Smith (Russell), the bill, S. 597, was indefinitely postponed.

And the bill:

S. 606. To amend Act No. 528, S. 396, Regular Session 1957, an act relating to the public schools (Acts of Alabama, Reg. Sess. 1957, vol. II, p. 723).

Was read a third time at length and passed.

Yeas 77; Nays 1.

Yeas:

Mr. Speaker	Daniel	Hearn	Phillips
Adams	Dickson	Ingram	Pierce
Albea	Dodd	Jenkins	Ramey
Avery	Dunn	Johnston (Leonard)	Ray
Bailey	Edwards	Jones (Monroe)	Reynolds (Madison)
Barnett	Engel	Lee	Roberts
Bassett	Faulk	Locke	Rozelle
Bishop	Ferguson	McClendon (Chambers)	Salter
Boyd	Gilmer	McCorquodale	Self
Brannan	Glass	Martin	Sessions
Branyon	Goldthwaite	Meade	Smith (Russell)
Brewer	Goodwyn	Merrill	Solomon
Broadfoot	Gordon	Morrow	Steagall
Callahan	Grant	Nettles	Taylor
Camp	Grouby	Nichols	Thomas
Casey	Guthrie	Oakley	Torbert
Cates	Hanby	Oden	Trimmier
Chambers	Hardy	Owens	Turner
Copeland	Harvey	Perry	Turnham
Cornett			

—77

Nay:

Mr. Harris

—1

S. 63 INDEFINITELY POSTPONED

On motion of Mr. Callahan, the bill, S. 63, was indefinitely postponed.

And the bill:

S. 289. To amend further Act No. 46, H. 36, Legislature of 1955, Second Special Session, which regulates the sale of eggs and provides for the inspection and grading thereof by amending Sections 1, 6, 7, 8, 11, 12 and 13 of said Act.

Was read a third time at length and passed.

Yeas 77; Nays 0.

Yeas:

Mr. Speaker	Branyon	Copeland	Ferguson
Adams	Brewer	Cornett	Gilmer
Albea	Broadfoot	Daniel	Glass
Avery	Brooks	Dickson	Goodwyn
Bailey	Cabiness	Dodd	Gordon
Barnett	Camp	Dunn	Grant
Bevill	Casey	Edwards	Gross
Boyd	Cates	Engel	Grouby
Brannan	Chambers	Faulk	Guthrie

Hanby	McClendon (Chambers)	Owens	Sessions
Hardy	Martin	Perry	Shumate
Harvey	Meade	Phillips	Solomon
Hearn	Merrill	Pierce	Steagall
Ingram	Morrow	Ramey	Taylor
Jenkins	Murphy	Ray	Thomas
Johnston (Leonard)	Nettles	Reynolds (Madison)	Torbert
Jones (Monroe)	Nichols	Roberts	Trimmier
Lee	Oakley	Rozelle	Turner
Locke	Oden	Self	Turnham
Long (Lauderdale)			

—77

S. 398 INDEFINITELY POSTPONED

On motion of Mr. Turner, the bill, S. 398, was indefinitely postponed.

And the bill:

S. 432. To provide for appointment and operation of an advisory committee on state parks, and prescribe its powers, duties and functions.

Was read a third time at length and passed.

Yeas 83: Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Pierce
Adams	Dodd	Jenkins	Pruitt
Albea	Dunn	Johnston (Leonard)	Ramey
Bailey	Edwards	Jones (Monroe)	Rast
Barnett	Engel	Lee	Ray
Bassett	Faulk	Locke	Reynolds (Madison)
Bevill	Ferguson	Long (Lauderdale)	Roberts
Bishop	Gilmer	McClendon (Chambers)	Rozelle
Boyd	Glass	McCorquodale	Salter
Branyon	Goodwyn	Martin	Self
Brewer	Gordon	Meade	Sessions
Broadfoot	Grant	Merrill	Shumate
Brooks	Gross	Morrow	Smith (Russell)
Cabiness	Grouby	Murphy	Solomon
Camp	Guthrie	Nettles	Steagall
Casey	Hanby	Nichols	Taylor
Cates	Hardy	Oakley	Thomas
Chambers	Harris	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham
Daniel	Hearn	Phillips	

—83

And the bill:

S. 433. To regulate further the execution of certain contracts relating to the state park system; amending Code of Alabama 1940, Title 8, Sections 172 and 176.

Was read a third time at length and passed.

Yeas 78; Nays 1.

Yeas:

Mr. Speaker	Cornett	Hawkins	Perry
Adams	Daniel	Hearn	Phillips
Albea	Dickson	Ingram	Pierce
Avery	Dodd	Jenkins	Pruitt
Bailey	Dunn	Johnston (Leonard)	Ramey
Barnett	Edwards	Lee	Rast
Bassett	Engel	Locke	Ray
Bevill	Faulk	Long (Lauderdale)	Reynolds (Madison)
Bishop	Ferguson	McClendon (Chambers)	Salter
Boyd	Gilmer	McCorquodale	Self
Branyon	Glass	Martin	Sessions
Brewer	Goodwyn	Meade	Smith (Russell)
Broadfoot	Gordon	Merrill	Solomon
Brooks	Grant	Morrow	Steagall
Cabiness	Gross	Nettles	Taylor
Callahan	Grouby	Nichols	Thomas
Camp	Guthrie	Oakley	Trimmier
Casey	Hardy	Oden	Turner
Chambers	Harris	Owens	Turnham
Copeland	Harvey		

—78

Nay:

Mr. Shumate

—1

And the bill:

S. 136. To authorize the Director of Conservation to enter into agreements of reciprocity with Conservation Commissioners and other proper officials of adjoining states concerning the hunting of waterfowl on waters lying between said states.

Was read a third time at length and passed.

Yeas 80; Nays 0.

Yeas:

Mr. Speaker	Broadfoot	Dodd	Grouby
Adams	Brooks	Dunn	Guthrie
Albea	Cabiness	Edwards	Hardy
Avery	Callahan	Engel	Harris
Bailey	Camp	Faulk	Harvey
Barnett	Casey	Ferguson	Hawkins
Bassett	Cates	Gilmer	Hearn
Bevill	Chambers	Glass	Ingram
Bishop	Copeland	Goodwyn	Jenkins
Boyd	Cornett	Gordon	Johnson (Hardaway)
Branyon	Daniel	Grant	Johnston (Leonard)
Brewer	Dickson	Gross	Jones (Monroe)

Lee	Nettles	Ray	Solomon
Locke	Nichols	Reynolds (Madison)	Steagall
Long (Lauderdale)	Oakley	Roberts	Taylor
McClendon (Chambers)	Owens	Rozelle	Thomas
McCorquodale	Perry	Salter	Torbert
Meade	Phillips	Self	Trimmier
Merrill	Pierce	Shumate	Turner
Morrow	Ramey	Smith (Russell)	Turnham

—80

And the bill:

S. 37. To amend Section 4, Title 27, Code of Alabama 1940, which relates to decree, revocation of order, annulments, reports pertaining to adoption of children.

Was read a third time at length and passed.

Yeas 73; Nays 0.

Yeas:

Mr. Speaker	Cornett	Hearn	Phillips
Albea	Daniel	Ingram	Pierce
Avery	Dickson	Jenkins	Rast
Railey	Edwards	Johnson (Hardaway)	Ray
Barnett	Engel	Johnston (Lanard)	Reynolds (Madison)
Bassett	Faulk	Jones (Monroe)	Roberts
Bevill	Ferguson	Lee	Salter
Bishop	Gilmer	Locke	Self
Boyd	Glass	McClendon (Chambers)	Sessions
Branyon	Grant	McCorquodale	Shumate
Brewer	Gross	Martin	Smith (Russell)
Broadfoot	Grouby	Meade	Solomon
Brooks	Guthrie	Merrill	Steagall
Cabiness	Hanby	Morrow	Taylor
Callahan	Hardy	Nettles	Thomas
Camp	Harris	Nichols	Torbert
Casey	Harvey	Owens	Trimmier
Chambers	Hawkins	Perry	Turnham
Copeland			

—73

And the bill:

S. 38. To amend Section 9, Title 27, Code of Alabama 1940, relating to inheritance of a child adopted under laws of a foreign state.

Was read a third time at length and passed.

Yeas 76; Nays 0.

Yeas:

Mr. Speaker	Bailey	Bishop	Brewer
Adams	Barnett	Boyd	Broadfoot
Albea	Bassett	Branyon	Brooks

Cabiness	Gordon	Locke	Reynolds (Madison)
Callahan	Grant	McClendon (Chambers)	Roberts
Camp	Gross	McCorquodale	Rozelle
Casey	Grouby	Martin	Salter
Chambers	Guthrie	Merrill	Self
Copeland	Hanby	Morrow	Sessions
Cornett	Hardy	Nettles	Shumate
Daniel	Harvey	Nichols	Smith (Russell)
Dickson	Hawkins	Oakley	Solomon
Dodd	Hearn	Oden	Steagall
Edwards	Ingram	Owens	Taylor
Engel	Jenkins	Perry	Thomas
Faulk	Johnson (Hardaway)	Phillips	Torbert
Ferguson	Johnston (Leonard)	Pierce	Trimmier
Gilmer	Jones (Monroe)	Ramey	Turner
Glass	Lee	Ray	Turnham

—76

And the bill:

S. 41. To amend Section 6, Title 27, Code of Alabama 1940, as amended, which relates to adoption by stepfather or stepmother by extending the same procedures to other close relatives.

Was read a third time at length and passed.

Yeas 77; Nays 0.

Yeas:

Mr. Speaker	Cornett	Hawkins	Owens
Adams	Daniel	Hearn	Perry
Albea	Dickson	Ingram	Phillips
Avery	Dodd	Jenkins	Pierce
Bailey	Dunn	Johnson (Hardaway)	Ramey
Barnett	Edwards	Johnston (Leonard)	Rast
Bassett	Engel	Jones (Monroe)	Reynolds (Madison)
Bevill	Faulk	Lee	Rozelle
Bishop	Ferguson	Locke	Salter
Boyd	Gilmer	Long (Lauderdale)	Self
Branyon	Glass	McClendon (Chambers)	Sessions
Brewer	Gordon	McCorquodale	Smith (Russell)
Broadfoot	Grant	Martin	Solomon
Brooks	Gross	Meade	Steagall
Cabiness	Grouby	Merrill	Taylor
Callahan	Guthrie	Morrow	Thomas
Camp	Hanby	Nettles	Trimmier
Casey	Hardy	Nichols	Turner
Chambers	Harvey	Oden	Turnham
Copeland			

—77

And the bill:

S. 47. To amend Section 92, Title 49, Code of Alabama 1940, which relates to license from the department of pensions and security.

Was read a third time at length and passed.

Yeas 76; Nays 0.

Yeas:

Mr. Speaker	Daniel	Hearn	Phillips
Albea	Dickson	Ingram	Pierce
Bailey	Dodd	Jenkins	Ramey
Barnett	Dunn	Johnson (Hardaway)	Rast
Bassett	Edwards	Johnston (Leonard)	Ray
Bevill	Engel	Jones (Monroe)	Reynolds (Madison)
Bishop	Faulk	Lee	Roberts
Boyd	Ferguson	Locke	Salter
Brannan	Gilmer	McClendon (Chambers)	Self
Branyon	Glass	McCorquodale	Sessions
Brewer	Gordon	Martin	Shumate
Brooks	Grant	Meade	Smith (Russell)
Cabiness	Gross	Merrill	Solomon
Callahan	Grouby	Morrow	Steagall
Camp	Guthrie	Nettles	Taylor
Casey	Hanby	Nichols	Thomas
Chambers	Hardy	Oden	Trimmier
Copeland	Harvey	Owens	Turner
Cornett	Hawkins	Perry	Turnham

—76

And the bill:

S. 49. To amend Section 66 of Title 49, Code of Alabama 1940 which relates to the authority of the state department of pensions and security to issue licenses to child-caring institutions and agencies.

Was read a third time at length and passed.

Yeas 80; Nays 0.

Yeas:

Mr. Speaker	Copeland	Hardy	Owens
Adams	Cornett	Harvey	Perry
Albea	Daniel	Hawkins	Phillips
Avery	Dickson	Hearn	Pierce
Bailey	Dodd	Ingram	Rast
Barnett	Dunn	Jenkins	Ray
Bassett	Edwards	Johnson (Hardaway)	Reynolds (Madison)
Bevill	Engel	Johnston (Leonard)	Roberts
Bishop	Faulk	Jones (Monroe)	Rozelle
Boyd	Ferguson	Lee	Salter
Brannan	Gilmer	Locke	Self
Branyon	Glass	McClendon (Chambers)	Sessions
Brewer	Goldthwaite	McCorquodale	Smith (Russell)
Broadfoot	Goodwyn	Martin	Solomon
Brooks	Grant	Meade	Steagall
Cabiness	Gross	Merrill	Taylor
Callahan	Grouby	Morrow	Thomas
Camp	Guthrie	Nettles	Trimmier
Casey	Hanby	Nichols	Turner
Chambers	Hankins	Oden	Turnham

—80

And the bill:

S. 52. To amend Section 1 of Act No. 321 of the 1951 Legislature entitled "An Act to provide for the reporting and recording of the name and addresses of persons receiving public assistance in each county and of the amounts received by them and the names, addresses and salaries of all employees of the county board of public welfare and the county department of public welfare; to make it unlawful to use such information for any purpose not directly connected with the administration of public assistance; and prescribing penalties for violations of the Act."

Was read a third time at length and passed.

Yeas 79; Nays 0.

Yeas:

Mr. Speaker	Cornett	Hawkins	Phillips
Adams	Daniel	Hearn	Pierce
Albea	Dickson	Ingram	Ramey
Avery	Dodd	Jenkins	Rast
Bailey	Dunn	Johnson (Hardaway)	Reynolds (Madison)
Barnett	Edwards	Johnston (Leonard)	Roberts
Bassett	Engel	Jones (Monroe)	Rozelle
Bevill	Faulk	Lee	Salter
Bishop	Ferguson	Locke	Self
Boyd	Gilmer	McClendon (Chambers)	Sessions
Brannan	Glass	McCorquodale	Smith (Russell)
Branyon	Goldthwaite	Martin	Solomon
Brewer	Goodwyn	Meade	Steagall
Brooks	Gordon	Merrill	Taylor
Cabiness	Grant	Morrow	Thomas
Callahan	Gross	Nettles	Torbert
Camp	Grouby	Nichols	Trimmier
Casey	Guthrie	Oden	Turner
Chambers	Hardy	Owens	Turnham
Copeland	Harvey	Perry	

—79

And the bill:

S. 654. To amend Section 1 of Act No. 382, H. 834, approved September 9, 1955, authorizing and empowering the director of the highway department to issue special permits for the movement of certain oversized vehicles over the public highways of the State (Acts of 1955, p. 916).

Was read a third time at length and passed.

Yeas 77; Nays 0.

Yeas:

Mr. Speaker	Bassett	Broadfoot	Chambers
Adams	Bevill	Brooks	Copeland
Albea	Bishop	Cabiness	Cornett
Avery	Boyd	Callahan	Daniel
Bailey	Brannan	Camp	Dickson
Barnett	Brewer	Casey	Dodd

Dunn	Harvey	Meade	Rozelle
Edwards	Hawkins	Merrill	Salter
Engel	Hearn	Morrow	Self
Faulk	Ingram	Nettles	Sessions
Ferguson	Jenkins	Nichols	Smith (Russell)
Gilmer	Johnson (Hardaway)	Oden	Solomon
Glass	Johnston (Leonard)	Owens	Steagall
Goldthwaite	Jones (Monroe)	Perry	Taylor
Goodwyn	Lee	Phillips	Thomas
Grant	Locke	Pierce	Torbert
Grouby	Long (Lauderdale)	Pruitt	Trimmier
Guthrie	McClendon (Chambers)	Ramey	Turner
Hanby	McCorquodale	Roberts	Turnham
Hardy			

—77

And the bill:

S. 366. Relating to the powers of municipalities; authorizing the use of municipal funds and revenues to promote economic development.

Was read a third time at length and passed.

Yeas 78; Nays 0.

Yeas:

Mr. Speaker	Cornett	Hawkins	Phillips
Adams	Daniel	Hearn	Pruitt
Albea	Dickson	Ingram	Ramey
Avery	Dodd	Jenkins	Rast
Bailey	Dunn	Johnson (Hardaway)	Ray
Barnett	Edwards	Johnston (Leonard)	Reynolds (Madison)
Bassett	Engel	Lee	Rozelle
Bevill	Ferguson	Locke	Salter
Bishop	Gilmer	McCorquodale	Self
Boyd	Glass	McClendon (Bailock)	Sessions
Brannan	Goldthwaite	Martin	Shumate
Branyon	Goodwyn	Meade	Solomon
Brewer	Gordon	Merrill	Steagall
Brooks	Grant	Morrow	Taylor
Cabiness	Gross	Murphy	Thomas
Callahan	Grouby	Nettles	Torbert
Camp	Guthrie	Nichols	Trimmier
Casey	Hanby	Owens	Turner
Chambers	Hankins	Perry	Turnham
Copeland	Harris		

—78

BILLS INDEFINITELY POSTPONED

On motion of Mr. Engel, the bills, S. 367, S. 368 and S. 369, were indefinitely postponed.

And the bill:

S. 583. To authorize the incorporation in any municipality in this state of one or more public corporations for the primary purpose of providing public library facilities for lease to the respective municipalities in which such corporations are organized; to provide for the election of the directors and officers of each such corporation; to specify its powers and capacities, including the exercise of the power of eminent domain; to authorize such corporation and the municipality in which it is organized to enter into leases covering projects of such corporation and to specify requirements respecting such leases; to provide that the rentals payable and the obligations created by such municipality in any such lease shall be general obligations of the municipality for which its full faith and credit may be pledged but shall be payable solely out of the current revenues of the municipality for the fiscal year during which such rents are payable and during which such agreements are required to be performed; to authorize the sale and issuance by such corporation of interest bearing revenue bonds payable solely out of the revenues from the project with respect to which they are issued; to specify provisions of said bonds and to declare them to be negotiable instruments; to authorize the issuance of refunding revenue bonds; to provide that such bonds shall be secured by a pledge of the revenues out of which they shall be payable and by a pledge of the lease from which the revenues so pledged shall be derived, and may be secured by a non-foreclosable mortgage on the project from which the revenues so pledged shall be derived; to specify the use to which the proceeds of said bonds may be put; to provide for remedies in the event of any default in any such bonds or under any such lease; to authorize the investment of funds of the corporation not presently needed; to exempt from taxation the properties of the corporation and the income therefrom, the said leases, the said bonds and the income therefrom, and the said mortgages; to provide that said bonds shall be legal investments for fiduciaries, savings banks and insurance companies; to authorize the investment of idle and surplus funds of the municipality in said bonds; to authorize the publication of notice of the adoption of the resolution authorizing said bonds and providing a short statute of limitations for the institution of actions and the making of defenses respecting the validity of said bonds, pledge, mortgage and lease; to authorize the conveyance to said corporation, with or without monetary consideration, of properties owned by the municipality whether or not necessary for the conduct of governmental or other public functions of the municipality; to provide for the vesting in the municipality of title to each project of said corporation upon payment of all bonds issued with respect to such project; and to provide for the dissolution of said corporation.

Was read a third time at length and passed.

Yeas 83; Nays 0.

Yeas:

Mr. Speaker	Broadfoot	Dunn	Grouby
Adams	Brooks	Edwards	Guthrie
Albea	Cabiness	Engel	Hanby
Avery	Callahan	Faulk	Hankins
Bailey	Camp	Ferguson	Hardy
Barnett	Casey	Gilmer	Harris
Bassett	Chambers	Glass	Harvey
Bishop	Copeland	Goldthwaite	Hawkins
Boyd	Cornett	Goodwyn	Hearn
Brannan	Daniel	Gordon	Ingram
Branyon	Dickson	Grant	Jenkins
Brewer	Dodd	Gross	Johnson (Hardaway)

Johnston (Leonard)	Nettles	Ramey	Solomon
Jones (Monroe)	Nichols	Rast	Steagall
Lee	Oakley	Reynolds (Madison)	Taylor
Locke	Oden	Roberts	Thomas
McClendon (Chambers)	Owens	Rozelle	Torbert
McCorquodale	Perry	Salter	Trimmier
Martin	Phillips	Self	Turner
Merrill	Pierce	Sessions	Turnham
Morrow	Pruitt	Smith (Russell)	

And the bill:

S. 60. To provide that in each county of the State of Alabama having not less than 100,000 or more than 300,000 population according to the last or any subsequent federal census in equity suits the depositions of witnesses or parties upon oral examination for discovery or for use as evidence may be taken as provided in Act No. 375 of the Legislature of Alabama of 1955, approved September 8, 1955 (Acts of Alabama of 1955, page 901 et seq.); to provide that in each such county in equity suits the scope of the examination, the use of such depositions, the effect of using such depositions, the method of compelling the attendance of the person sought to be examined and the penalties for the failure of such person to appear for such examination, shall be the same as provided for by said Act No. 375 of the Legislature of Alabama of 1955; to provide that the provisions of this Act shall apply to future suits and pending suits in any such county and also to depositions heretofore taken in pending suits, provided the party or parties taking such depositions in taking the same proceeded under said Act No. 375 of the Legislature of Alabama of 1955; and to provide that the provisions of any law or rule of court in conflict with the provisions of this Act shall be repealed to the extent of such conflict.

Was read a third time at length and passed.

Yeas 80; Nays 0.

Yeas:

Mr. Speaker	Copeland	Hawkins	Phillips
Adams	Cornett	Hearn	Pierce
Albee	Daniel	Ingram	Pruitt
Avery	Dodd	Jenkins	Ramey
Bailey	Dunn	Johnson (Hardaway)	Rast
Barnett	Edwards	Johnston (Leonard)	Reynolds (Madison)
Bassett	Engel	Lee	Roberts
Bevill	Faulk	Locke	Rozelle
Bishop	Gilmer	Long (Lauderdale)	Salter
Boyd	Glass	McClendon (Chambers)	Self
Brannan	Goodwyn	McCorquodale	Sessions
Branyon	Gordon	Martin	Smith (Russell)
Brewer	Grant	Merrill	Solomon
Broadfoot	Gross	Morrow	Steagall
Brooks	Grouby	Nettles	Taylor
Cabiness	Guthrie	Nichols	Thomas
Callahan	Hanby	Oakley	Torbert
Camp	Hankins	Oden	Trimmier
Casey	Hardy	Owens	Turner
Chambers	Harvey	Perry	Turnham

And the bill:

S. 525. To provide for the taking up of neglected, disabled, and cruelly treated animals; the return of such animals to the owner or keeper, and the payment of expenses thereby incurred.

Was read a third time at length and passed.

Yeas 67; Nays 0.

Yeas:

Mr. Speaker	Dodd	Harvey	Phillips
Adams	Dunn	Hawkins	Pierce
Albea	Edwards	Ingram	Pruitt
Bailey	Faulk	Johnson (Hardaway)	Rast
Bassett	Ferguson	Johnston (Leonard)	Reynolds (Madison)
Bishop	Gilmer	Lee	Rozelle
Brannan	Glass	Long (Lauderdale)	Salter
Branyon	Goodwyn	McClendon (Chambers)	Self
Brewer	Gordon	McCorquodale	Smith (Russell)
Broadfoot	Grant	Merrill	Solomon
Brooks	Gross	Morrow	Steagall
Cabiness	Grouby	Nettles	Taylor
Camp	Guthrie	Nichols	Thomas
Chambers	Hanby	Oakley	Torbert
Copeland	Hankins	Oden	Turner
Daniel	Hardy	Owens	Turnham
Dickson	Harris	Perry	

—67

And the bill:

S. 662. To fix the compensation or salaries of tax assessors and tax collectors in counties of 500,000 inhabitants, or more, according to the last or any subsequent federal census; and to require such officers to pay in to the county treasury of such county, or counties, all fees, commissions, costs or other emoluments which are now allowed by law.

Was read a third time at length and passed.

Yeas 73; Nays 0.

Yeas:

Mr. Speaker	Brooks	Ferguson	Harris
Adams	Cabiness	Gilmer	Harvey
Albea	Casey	Glass	Hawkins
Bailey	Chambers	Goodwyn	Hearn
Barnett	Copeland	Gordon	Ingram
Bassett	Daniel	Grant	Jenkins
Bishop	Dickson	Gross	Johnson (Hardaway)
Boyd	Dodd	Grouby	Lee
Brannan	Dunn	Guthrie	Locke
Branyon	Edwards	Hanby	McClendon (Chambers)
Brewer	Engel	Hankins	McCorquodale
Broadfoot	Faulk	Hardy	Martin

Merrill	Phillips	Roberts	Steagall
Morrow	Pierce	Rozelle	Taylor
Nettles	Pruitt	Salter	Thomas
Nichols	Ramey	Self	Trimmier
Oakley	Rast	Smith (Russell)	Turner
Oden	Reynolds (Madison)	Solomon	Turnham
Owens			

—73

And the bill:

S. 4. To authorize and create an additional judge of the Eleventh Judicial Circuit, to be designated circuit judge number two and to provide for his appointment and election, jurisdiction, powers, duties, authority and qualifications, to render him liable to all the pains and penalties of other circuit judges of the State of Alabama, and to provide for and fix the salary of such judge.

Was read a third time at length and passed.

Yeas 71; Nays 0.

Yeas:

Mr. Speaker	Dickson	Johnson (Hardaway)	Ramey
Adams	Dodd	Johnston (Leonard)	Rast
Albee	Dunn	Locke	Reynolds (Madison)
Avery	Engel	Long (Lauderdale)	Roberts
Bailey	Ferguson	McClellon (Chambers)	Rozelle
Barnett	Gilmer	Martin	Salter
Bassett	Glass	Meade	Self
Bevill	Goodwyn	Merrill	Sessions
Bishop	Gordon	Nettles	Shumate
Brannan	Gross	Nichols	Solomon
Brewer	Grouby	Oakley	Steagall
Broadfoot	Cuthrie	Oden	Taylor
Brooks	Hanby	Owens	Thomas
Cabiness	Hardy	Perry	Torbert
Camp	Harris	Phillips	Trimmier
Casey	Hawkins	Pierce	Turner
Chambers	Ingram	Pruitt	Turnham
Daniel	Jenkins		

—71

S. 161 INDEFINITELY POSTPONED

On motion of Mr. Smith (Russell), the bill, S. 161, was indefinitely postponed.

MOTION TO RECONSIDER ADOPTED

The motion of Mr. Murphy to reconsider the vote by which the bill, S. 60, was passed, was adopted.

And the bill:

S. 602. To amend Act No. 127, H. 239, approved June 27, 1927, entitled "An Act To provide for the election of a County Superintendent of Education for Dale County, Alabama, to fix his term of office, to prescribe his salary, and the manner of payment, to define his qualifications, powers, and duties, and to provide for the election of his successor in office" (Local Acts of Alabama 1927, p. 52).

Was taken up.

Mr. Steagall offered the following amendment to the bill, S. 602:
Amendment to S. B. 602

In Section 3, after the words and figures "Section 4.," insert the following:

No provision of this Act shall in any way affect the apportionment of public school funds in Dale County between Dale County and the City of Ozark and such funds shall continue to be apportioned and distributed in the manner prescribed by law.

And the amendment was adopted.

Yeas 75; Nays 0.

Yeas:

Mr. Speaker	Chambers	Harris	Pierce
Adams	Cornett	Harvey	Ramey
Albea	Daniel	Ingram	Rast
Avery	Dickson	Johnson (Hardaway)	Ray
Bailey	Dodd	Johnston (Leonard)	Reynolds (Madison)
Barnett	Dunn	Lee	Roberts
Bassett	Engel	Locke	Rozelle
Bevill	Faulk	Long (Lauderdale)	Salter
Bishop	Ferguson	McClendon (Chambers)	Self
Boyd	Gilmer	McLendon (Bullock)	Sessions
Brannan	Glass	Martin	Smith (Russell)
Branyon	Goldthwaite	Meade	Steagall
Brewer	Goodwyn	Merrill	Taylor
Broadfoot	Gordon	Nettles	Thomas
Brooks	Grant	Nichols	Torbert
Cabiness	Gross	Oakley	Trimmier
Callahan	Hanby	Owens	Turner
Camp	Hankins	Perry	Turnham
Casey	Hardy	Phillips	

—75

And said bill, S. 602, as thus amended, was read a third time at length and passed.

Yeas 76; Nays 0.

Yeas:

Mr. Speaker	Bailey	Bevill	Brannan
Adams	Barnett	Bishop	Branyon
Albea	Bassett	Boyd	Brewer

Broadfoot	Goldthwaite	Long (Lauderdale)	Ray
Brooks	Gordon	McClendon (Chambers)	Reynolds (Madison)
Cabiness	Grant	McCorquodale	Roberts
Callahan	Grouby	Martin	Rozelle
Camp	Hanby	Meade	Salter
Casey	Hankins	Merrill	Self
Chambers	Hardy	Morrow	Sessions
Cornett	Harris	Nettles	Smith (Russell)
Daniel	Harvey	Nichols	Solomon
Dickson	Hawkins	Oakley	Steagall
Dodd	Ingram	Owens	Taylor
Dunn	Johnson (Hardaway)	Perry	Thomas
Engel	Johnston (Leonard)	Phillips	Torbert
Ferguson	Jones (Monroe)	Pierce	Trimmier
Gilmer	Lee	Ramey	Turner
Glass	Locke	Rast	Turnham

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BILLS INDEFINITELY POSTPONED

On motion of Mr. Smith (Russell), the bills, S. 35 and S. 98, were indefinitely postponed.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended has passed the following House Bill and returns same herewith to the House:

H. 208. To amend further Code 1940, Title 41, Section 152, in relation to maximum salaries or compensation payable to officers and employees of the State of Alabama.

J. E. SPEIGHT,
Secretary.

Amendment to H. B. 208

Strike out Section 1 of the bill entirely and insert the following in lieu thereof:

Section 1. Title 41, Section 152, Code of Alabama 1940, is amended further to read as follows:

"Section 152. When not fixed by law or provided for in the pay plan of the Merit System, the Governor is authorized to fix or approve salaries or compensation of officers and employees of the State of Alabama, but no salary or compensation, including those provided for in the pay plan of the Merit System for unclassified positions in the State service, shall be fixed or approved in excess of nine thousand dollars (\$9,000.00) per annum, unless a different maximum is fixed by law. The State Personnel Board may provide in the pay plan for officers and employees in the classified service of the State, other than physicians employed by the State Health Department whose salaries are fixed in accordance with Section 9 of Title 22 of this Code, as amended, and employees of the State Docks Department

a maximum salary or compensation not exceeding ten thousand dollars (\$10,000.00) per annum, any law now applying to the salary or compensation of specific officers or employees to the contrary notwithstanding; and provided further, where the salary or compensation of any officer or employee in the exempt service is now fixed by law at a lesser amount the appointing authority (as defined in the Merit System Law) may fix the salary or compensation at an amount not exceeding the maximum salary of officers and employees in the classified service. The salaries or compensation of officers and employees of the State Docks Department who are in the classified service of the State shall be provided for in the pay plan of the Merit System without regard to the limitations prescribed herein."

SENATE MESSAGE

On motion of Mr. Goodwyn the motion of Mr. Cabiness to temporarily postpone consideration of the Senate amendment to the bill, H. 208, said Senate amendment being set out in the above and foregoing Message from the Senate, was laid upon the table.

And on motion of Mr. Goodwyn the House concurred in and adopted the Senate amendment to the bill, H. 208.

Yeas 71; Nays 6.

Yeas:

Mr. Speaker	Daniel	Johnson (Hardaway)	Rast
Adams	Dickson	Johnston (Leonard)	Ray
Albea	Dodd	Jones (Monroe)	Reynolds (Madison)
Bailey	Dunn	Lee	Roberts
Barnett	Engel	McCorquodale	Salter
Bassett	Faulk	McLendon (Bullock)	Self
Bevill	Gilchrist	Meade	Sessions
Bishop	Gilmer	Merrill	Shumate
Boyd	Glass	Morrow	Smith (Russell)
Branyon	Goldthwaite	Murphy	Solomon
Brewer	Goodwyn	Nettles	Steagall
Broadfoot	Grant	Nichols	Taylor
Brooks	Grouby	Oakley	Thomas
Callahan	Guthrie	Owens	Torbert
Casey	Hanby	Perry	Trimmier
Chambers	Hankins	Phillips	Turner
Copeland	Hardy	Pierce	Turnham
Cornett	Ingram	Pruitt	

—71

Nays:

Messrs.	Camp	Harris	Speaks
Cabiness	Ferguson	Long (Lauderdale)	

—6

BILLS ON THIRD READING RESUMED

S. 149. To make an appropriation for the support of the Council of State Governments.

Was read a third time at length and passed.

Yeas 73; Nays 1.

Yeas:

Mr. Speaker	Dunn	Lee	Ramey
Adams	Engel	Long (Lauderdale)	Rast
Albea	Faulk	Long (Perry)	Ray
Bailey	Ferguson	McClendon (Chambers)	Reynolds (Madison)
Barnett	Gilmer	McCorquodale	Roberts
Bevill	Goldthwaite	Martin	Rozelle
Bishop	Goodwyn	Meade	Salter
Branyon	Grant	Merrill	Self
Brewer	Gross	Morrow	Sessions
Broadfoot	Crouby	Murphy	Smith (Russell)
Brooks	Guthrie	Nettles	Speaks
Camp	Hankins	Nichols	Steagall
Casey	Hardy	Oakley	Thomas
Chambers	Harris	Owens	Torbert
Copeland	Ingram	Perry	Trimmier
Cornett	Johnson (Hardaway)	Phillips	Turner
Daniel	Johnston (Leonard)	Pierce	Turnham
Dickson	Jones (Monroe)	Pruitt	Vickers
Dodd			

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Nays:

Mr. Cabiness

—1

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 606. To make an appropriation for the support and maintenance of the R. C. Burns Hope Haven School for Retarded Children and the Tuscaloosa Opportunity School for Retarded Children at Tuscaloosa, Alabama.

Also:

H. 191. To amend Section 613 of Title 51, Code of Alabama 1940.

Also:

H. 1116. Making an appropriation from the state treasury for the relief of Barney Davis of Foley, Alabama.

Also:

H. 665. To regulate further the execution of certain contracts for public works; requiring contractors to use domestic products in public works projects.

Also:

H. 1292. To amend Section 348, Title 51, Code of Alabama, 1940, and to repeal all laws and parts of laws, general or special, in conflict herewith.

Also:

H. 1431. To make an appropriation of highway department funds for relief of Mrs. Clyde McLean Wilson, of Clarke County.

Also:

H. 466. To provide for an additional judge of the Thirteenth Judicial Circuit of Alabama.

Also:

H. 1400. To propose and provide for the submission of an amendment to the Constitution of Alabama amending Section 235 of said Constitution, which section pertains to and provides for the exercise of the right of eminent domain, the taking of property for public use, and the payment of just compensation for property taken, injured or destroyed or applied to public use.

Also:

H. 1212. Relating to Patents for Public Lands.

Also:

H. 57. To amend Act No. 261, H. 37, Regular Session 1957, an act levying a documentary tax or transfer fee upon leases and instruments creating or transferring mineral interests (Acts of Alabama 1957, vol. I, p. 332).

Also:

H. 1398. To amend further Section 11 of Title 27, Code of Alabama 1940, to provide that the judge of probate shall make a report to the board of registrars of the result of proceedings to legitimate bastard children.

Also:

H. 1122. Requiring Communists, Nazis and Muslims and known members of Communist-front organizations to register with the department of public safety and prescribing penalties.

Also:

H. 677. To amend Section 186 of Title 13 of The Code of Alabama of 1940 to increase pay of bailiffs.

J. E. SPEIGHT,
Secretary.

RECESS

On motion of Mr. Broadfoot the House recessed until 12:25 o'clock this afternoon.

AFTERNOON SESSION

The hour of 12:25 o'clock P.M. having arrived, the House reconvened. The Speaker called the House to order.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate requests that the House of Representatives return to the Senate for further consideration the following bills:

HB 718

HB 19

HB 1113

HB 20

HB 606

HB 21

HB 1195

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Pruitt the House acceded to the request of the Senate for the return of the bills, H. 718, H. 19, H. 1113, H. 20, H. 606, H. 21, and H. 1195, to the Senate for further consideration.

And said bills were forthwith returned to the Senate.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 247. To amend Act No. 730, S. 528, approved September 20, 1957 (Acts of Alabama 1957, page 1136) which relates to the use outside their corporate limits of municipal fire fighting equipment and personnel by certain towns.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Pruitt the House concurred in and adopted the Senate amendment to the bill, H. 247, said Senate amendment being as follows:

Amendment to H. 247.

Strike Section 3.

Yeas 62; Nays 0.

Yeas:

Mr. Speaker	Dodd	Ingram	Powell
Adams	Dunn	Jenkins	Pruitt
Avery	Edwards	Johnson (Hardaway)	Ramey
Bailey	Gilmer	Johnson (J. T. Tom)	Rast
Bassett	Glass	Johnston (Leonard)	Ray
Bishop	Goldthwaite	Lee	Roberts
Brannan	Goodwyn	McClendon (Chambers)	Rozelle
Brewer	Grant	Martin	Salter
Broadfoot	Gross	Meade	Sessions
Brooks	Grouby	Merrill	Shumate
Cabiness	Hankins	Murphy	Steagall
Camp	Hardy	Nettles	Taylor
Chambers	Harris	Nichols	Thomas
Cook	Harvey	Oakley	Torbert
Daniel	Hawkins	Pierce	Vickers
Dickson	Hearn		

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MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 929. To provide further for the operation of the office of tax collector in all counties in this state having populations of not less than 20,000 nor more than 21,000; providing for the appointment and compensation out of county funds of a clerical assistant for the tax collector and for the appointment of a temporary tax collector in the event there is a vacancy in the office of tax collector for such county.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Pruitt the House concurred in and adopted the Senate amendment to the bill, H. 929, said Senate amendment being as follows:

Amendment to H. B. 929

In the title strike the words, "providing for the appointment and compensation out of county funds of a clerical assistant for the tax collector and" and insert in lieu thereof the following: and providing.

Also, strike Section 2 in its entirety.

Also, renumber Sections 3, 4, 5, 6 and 7 to be Sections 2, 3, 4, 5 and 6 respectively.

Yeas 65; Nays 0.

Yeas:

Mr. Speaker	Dickson	Jenkins	Powell
Adams	Dodd	Johnson (Hardaway)	Pruitt
Bassett	Edwards	Johnson (J. T. Tom)	Ramey
Bishop	Engel	Johnston (Leonard)	Ray
Boyd	Gilmer	Lee	Roberts
Brannan	Glass	McClendon (Chambers)	Rozelle
Branyon	Grant	McLendon (Baillock)	Salter
Brewer	Grouby	Martin	Self
Broadfoot	Hanby	Meade	Sessions
Brooks	Hankins	Merrill	Smith (Russell)
Cabiness	Hardy	Nettles	Solomon
Callahan	Harris	Nichols	Steagall
Camp	Harvey	Odum	Taylor
Chambers	Hawkins	Owens	Thomas
Copeland	Hearn	Perry	Trimmier
Cornett	Ingram	Phillips	Vickers
Daniel			

—65

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 737. To provide an additional method for the mortgaging of livestock and poultry, and the natural increase thereof, and such as may be thereafter acquired, whether or not in actual or potential existence at the time of the execution of the mortgage, and to provide how such livestock and poultry may be described.

J. E. SPEICHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Nettles the House concurred in and adopted the Senate substitute for the bill, H. 737, said Senate substitute being as follows:

A BILL
TO BE ENTITLED
AN ACT

To provide an additional method for the mortgaging of livestock and poultry, and such as may be thereafter acquired, whether or not in actual or potential existence at the time of the execution of the mortgage, and to provide how such livestock and poultry may be described.

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. A mortgage on all of the livestock or poultry of a named class or classes, described as being all of such class or classes located within a named county or at a designated locality within the county, owned by the mortgagor at the time of execution of the instrument, and on all such property of like kind, whether or not in actual or potential existence, as may be acquired by mortgagor by purchase within a stated period not to exceed twelve months and located as designated in the mortgage, shall be valid and shall constitute a valid lien as to all creditors with notice thereof; provided however, that such after acquired property was purchased with funds advanced by the mortgagee, and provided further that any indebtedness secured by such mortgage may be paid at any time without penalty.

Section 2. This act shall not repeal any law now in effect in Alabama with respect to the manner of mortgaging livestock and poultry but shall be cumulative of present methods and provide an additional method of mortgaging livestock and poultry, including such as is after acquired.

Section 3. Effective date. This Act shall become effective upon its passage and approval by the Governor or upon it otherwise becoming a law.

Yeas 71; Nays 0.

Yeas:

Mr. Speaker	Cornett	Ingram	Powell
Adams	Daniel	Jenkins	Ramey
Avery	Dickson	Johnson (Hardaway)	Rast
Bailey	Dodd	Johnson (J. T. Tom)	Ray
Bassett	Edwards	Johnston (Leonard)	Roberts
Bevill	Engel	Lee	Rozelle
Bishop	Gilmer	McClendon (Chambers)	Salter
Boyd	Glass	McLendon (Bullock)	Self
Brewer	Goodwyn	Martin	Sessions
Broadfoot	Grant	Meade	Shumate
Brooks	Grouby	Merrill	Smith (Russell)
Cabiness	Hanby	Murphy	Speaks
Callahan	Hankins	Nettles	Steagall
Camp	Hardy	Nichols	Taylor
Casey	Harris	Owens	Thomas
Chambers	Harvey	Perry	Trimmier
Cook	Hawkins	Phillips	Vickers
Copeland	Hearn	Pierce	

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 200. To amend Sections 1, 2, 6 and 9 of Act No. 343, approved August 20, 1957, entitled "An Act To provide further for the execution of certain public contracts, providing for competitive bidding on certain public contracts for labor, services, or work, or for the purchase of materials, equipment, supplies, or other personal property, made by or on behalf of any state department, board, bureau, commission, committee, institution, corporation, authority, or office and prescribing penalties."

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Boyd the House concurred in and adopted the Senate amendment to the bill, H. 200, said Senate amendment being as follows:

In Section 1, paragraph 3, strike out "to barter transactions by the Board of Corrections." and insert "to barter transactions by the Board of Corrections; or to purchases, contracts, or repairs by the State Docks when it is deemed by the Director of the State Docks and its secretary-treasurer that such purchases, contracts, or repairs are impractical or award by competitive bidding due to the exigencies of time or interference with the flow of commerce, provided however that the Director of the State Docks and its secretary-treasurer shall place a sworn statement in writing in the permanent file or records setting out the emergency relied upon and the necessity for negotiation instead of proceeding by competitive bidding in said instance, and such sworn statement shall be open to public inspection. A copy of such sworn statement shall be furnished forthwith to the Chief Examiner of Public Accounts."

Yeas 67; Nays 0.

Yeas:

Mr. Speaker	Cornett	Harvey	Phillips
Adams	Daniel	Hawkins	Pierce
Bailey	Dickson	Hearn	Ramey
Bassett	Dodd	Ingram	Ray
Bevill	Edwards	Jenkins	Roberts
Bishop	Engel	Johnson (Hardaway)	Rozelle
Boyd	Faulk	Johnson (J. T. Tom)	Salter
Brewer	Gilmer	Johnston (Leonard)	Self
Broadfoot	Glass	Lee	Sessions
Brooks	Goodwyn	Locke	Smith (Russell)
Cabiness	Grant	McClendon (Chambers)	Speaks
Callahan	Gross	Meade	Steagall
Camp	Grouby	Murphy	Taylor
Casey	Hanby	Nettles	Thomas
Chambers	Hankins	Nichols	Torbert
Cook	Hardy	Owens	Vickers
Copeland	Harris	Perry	

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 1026. To amend further Act No. 128, S. 120, Regular Session 1949, entitled "An Act to provide for the service of process in civil suits upon non-residents of the State of Alabama and providing that any non-resident person, firm, partnership, general or limited, or any corporation not qualified under the constitution and laws of this State as to doing business herein shall be deemed to have appointed the Secretary of State, or his successor or successors in office, to be the true and lawful attorney or agent of such non-resident, upon whom process may be served; and for other purposes" (Acts of Alabama 1949, p. 154).

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Pruitt the House concurred in and adopted the Senate amendment to the bill, H. 1026, said Senate amendment being as follows:

Amend Section 2 of House Bill Number 1026 to read as follows:

"Section 2. The amendment, change and alteration of Act No. 128, S. 120, Regular Session, 1949, provided for hereinabove, shall apply only to causes of action arising after the date of enactment hereof. Subject to the exception set forth in the next preceding sentence hereof, this Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law."

Yeas 69; Nays 0.

Yeas:

Mr. Speaker	Dodd	Ingram	Pruitt
Adams	Edwards	Jenkins	Ramey
Bailey	Engel	Johnson (Hardaway)	Rast
Bassett	Faulk	Johnson (J. T. Tom)	Ray
Bevill	Gilmer	Johnston (Leonard)	Roberts
Bishop	Glass	Lee	Rozelle
Boyd	Goodwyn	Locke	Salter
Brewer	Grant	McClendon (Chambers)	Self
Broadfoot	Gross	Meade	Smith (Russell)
Brooks	Grouby	Murphy	Speaks
Cabiness	Hanby	Nettles	Steagall
Callahan	Hankins	Nichols	Taylor
Camp	Hardy	Oakley	Thomas
Chambers	Harris	Owens	Torbert
Cook	Harvey	Perry	Trimmier
Copeland	Hawkins	Phillips	Turnham
Daniel	Hearn	Pierce	Vickers
Dickson			

BILLS ON THIRD READING RESUMED

S. 60. To provide that in each county of the State of Alabama having not less than 100,000 or more than 300,000 population according to the last or any subsequent federal census in equity suits the depositions of witnesses or parties upon oral examination for discovery or for use as evidence may be taken as provided in Act No. 375 of the Legislature of Alabama of 1955, approved September 8, 1955 (Acts of Alabama of 1955, page 901, et seq.); to provide that in each such county in equity suits the scope of the examination, the use of such depositions, the effect of using such depositions, the method of compelling the attendance of the person sought to be examined and the penalties for the failure of such person to appear for such examination, shall be the same as provided for by said Act No. 375 of the Legislature of Alabama of 1955; to provide that the provisions of this Act shall apply to future suits and pending suits in any such county and also to depositions heretofore taken in pending suits, provided the party or parties taking such depositions in taking the same proceeded under said Act No. 375 of the Legislature of Alabama of 1955; and to provide that the provisions of any law or rule of court in conflict with the provisions of this Act shall be repealed to the extent of such conflict.

Was again taken up.

Mr. Murphy offered the following amendment to the bill, S. 60:

Amend S. B. 60 as follows:

1. In the title of the Bill, second line, delete the words and figures "less than 100,000 or more than 300,000 population" and insert in lieu thereof the following: "less than 96,000 nor more than 300,000 population."

2. In Section 1 of the Bill, first sentence, delete the words and figures "less than 100,000 or more than 300,000" and insert in lieu thereof the following: "less than 96,000 nor more than 300,000."

And the amendment was adopted.

Yeas 74; Nays 0.

Yeas:

Mr. Speaker	Copeland	Hardy	Murphy
Adams	Cornett	Harvey	Nettles
Bailey	Daniel	Hawkins	Nichols
Bassett	Dickson	Hearn	Oakley
Bevill	Dodd	Ingram	Owens
Bishop	Dunn	Jenkins	Perry
Boyd	Edwards	Johnson (Hardaway)	Phillips
Branyon	Engel	Johnson (J. T. Tom)	Pierce
Brewer	Faulk	Johnston (Leonard)	Powell
Broadfoot	Gilmer	Lee	Ramey
Brooks	Grant	Locke	Rast
Cabiness	Gross	Long (Lauderdale)	Ray
Camp	Grouby	McClendon (Chambers)	Reynolds (Madison)
Casey	Guthrie	McCorquodale	Roberts
Chambers	Hanby	McLendon (Bullock)	Rozelle
Cook	Hankins	Meade	Salter

Self	Steagall	Torbert	Turnham
Sessions	Taylor	Trimmier	Vickers
Smith (Russell)	Thomas		

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And said bill, S. 60, as thus amended, was again read at length and passed.

Yeas 78; Nays 0.

Yeas:

Messrs.	Dodd	Ingram	Powell
Adams	Dunn	Jenkins	Ramey
Bailey	Edwards	Johnson (Hardaway)	Rast
Bassett	Engel	Johnson (J. T. Tom)	Ray
Bevill	Gilchrist	Johnston (Leonard)	Reynolds (Madison)
Bishop	Gilmer	Lee	Roberts
Boyd	Glass	Locke	Rozelle
Branyon	Goldthwaite	Long (Lauderdale)	Salter
Brewer	Goodwyn	McClendon (Chambers)	Self
Broadfoot	Grant	McCorquodale	Sessions
Brooks	Gross	McLendon (Bullock)	Smith (Russell)
Cabiness	Grouby	Meade	Speaks
Camp	Guthrie	Murphy	Steagall
Casey	Hanby	Nettles	Taylor
Chambers	Hankins	Nichols	Thomas
Cook	Hardy	Oakley	Torbert
Copeland	Harris	Owens	Trimmier
Cornett	Harvey	Perry	Turnham
Daniel	Hawkins	Phillips	Vickers
Dickson	Hearn	Pierce	

—78

And the bill:

S. 151. (with substitute). To make an appropriation to the South's Regional Advisory Council on Nuclear Energy (RACNE) for the support and operation thereof.

Was taken up.

The question was upon the adoption of the substitute reported by the Standing Committee on Ways and Means, said Committee substitute being as follows:

A BILL
TO BE ENTITLED
AN ACT

To provide for cooperation by the State of Alabama with other Southern States in nuclear development of the South, and making an appropriation for that purpose:

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. A sum not exceeding 5,000 dollars (\$5,000) is hereby appropriated for each of the fiscal years ending September 30, 1962 and September 30, 1963 from any funds in the state treasury not otherwise appropriated, for support of the Southern Interstate Nuclear Board, if and when it comes into existence according to law, or for support of the program of the Regional Advisory Council on Nuclear Energy, to be released and spent as the Governor may direct.

Section 2. This Act shall take effect October 1, 1961.

On motion of Mr. Torbert the substitute reported by the Standing Committee on Ways and Means was laid upon the table.

And said bill, S. 151, was read a third time at length and passed.

Yeas 75; Nays 1.

Yeas:

Mr. Speaker	Dickson	Ingram	Powell
Adams	Dodd	Jenkins	Ramey
Bailey	Dunn	Johnson (Hardaway)	Rast
Bassett	Edwards	Johnson (T. Tom)	Ray
Bevill	Engel	Johnston (Leonard)	Reynolds (Madison)
Bishop	Faulk	Lee	Roberts
Boyd	Gilchrist	Locke	Rozelle
Brannan	Gilmer	Long (Perry)	Self
Branyon	Glass	McClendon (Chambers)	Sessions
Brewer	Goodwyn	McCorquodale	Smith (Russell)
Broadfoot	Grant	McLendon (Bullock)	Steagall
Brooks	Gross	Meade	Taylor
Cabiness	Grouby	Murphy	Thomas
Camp	Guthrie	Nettles	Torbert
Casby	Hankins	Nichols	Trimmier
Chambers	Hardy	Oakley	Turner
Copeland	Harris	Perry	Turnham
Cornett	Hawkins	Phillips	Vickers
Daniel	Hearn	Pierce	

—75

Nay:

Mr. Long (Lauderdale)

—1

And the bill:

S. 155. (with substitute). To appropriate the sum of \$165,000 out of any funds in the State Treasury to the credit of the General Fund not heretofore appropriated, to the Board of Trustees of Auburn University for capital improvements of the Agricultural Experiment Station Division.

Was taken up.

The question was upon the adoption of the substitute reported by the Standing Committee on Ways and Means, said committee substitute being as follows:

A BILL
TO BE ENTITLED
AN ACT

To appropriate the sum of \$100,000 out of any funds in the State Treasury to the credit of the General Fund not heretofore appropriated, to the Board of Trustees of Auburn University for experimental farm use.

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. The sum of \$100,000, or so much thereof as may be necessary, is hereby appropriated from any funds in the State Treasury to the credit of the General Fund, not otherwise appropriated, for the use of the Board of Trustees of Auburn University to be expended solely for the acquisition and development of an experimental farm for farm mechanization, soil and water conservation and related research.

Section 2. The farm lands to be acquired pursuant to authorization contained in this Act shall be located, situate and in the vicinity of Auburn University.

Section 3. That this Act shall become effective on October 1, 1961.

And the substitute was adopted.

Yeas 75; Nays 0.

Yeas:

Mr. Speaker	Dickson	Hearn	Powell
Adams	Dodd	Ingram	Ramey
Albea	Edwards	Jenkins	Rast
Bailey	Engel	Johnson (Hardaway)	Ray
Bassett	Faulk	Johnson (J. T. Tom)	Reynolds (Madison)
Bevill	Gilchrist	Johnston (Leonard)	Roberts
Bishop	Gilmer	Lee	Rozelle
Boyd	Glass	Long (Lauderdale)	Self
Brewer	Goldthwaite	Long (Perry)	Smith (Russell)
Broadfoot	Goodwyn	McClendon (Chambers)	Speaks
Brooks	Grant	McCorquodale	Steagall
Cabiness	Gross	Meade	Taylor
Camp	Grouby	Murphy	Thomas
Casey	Guthrie	Nettles	Torbert
Cates	Hankins	Nichols	Trimmier
Chambers	Hardy	Oakley	Turner
Copeland	Harris	Perry	Turnham
Cornett	Harvey	Phillips	Vickers
Daniel	Hawkins	Pierce	

And said bill, S. 155, as thus amended, was read a third time at length and passed.

Yeas 77; Nays 0.

Yeas:

Mr. Speaker	Cornett	Hawkins	Phillips
Adams	Daniel	Hearn	Pierce
Albea	Dickson	Ingram	Powell
Bailey	Dodd	Jenkins	Ramey
Barnett	Dunn	Johnson (Hardaway)	Rast
Bassett	Edwards	Johnson (J. T. Tom)	Ray
Bevill	Engel	Johnston (Leonard)	Reynolds (Madison)
Bishop	Faulk	Lee	Roberts
Boyd	Gilchrist	Locke	Rozelle
Brannan	Gilmer	Long (Lauderdale)	Self
Branyon	Glass	Long (Perry)	Smith (Russell)
Brewer	Grant	McClendon (Chambers)	Speaks
Broadfoot	Gross	McCorquodale	Steagall
Brooks	Grouby	Meade	Thomas
Cabiness	Guthrie	Murphy	Torbert
Camp	Hankins	Nettles	Trimmier
Casey	Hardy	Nichols	Turner
Cates	Harris	Oakley	Turnham
Chambers	Harvey	Perry	Vickers
Copeland			

—77

And the bill:

S. 157. To appropriate out of funds in the State Treasury to the credit of the State Health Department Vital Statistics Fund the sum of \$87,492.00, or so much thereof as may be necessary, for the purpose of enlarging and equipping the vault of the Bureau of Vital Statistics in the State Office Building, Montgomery, Alabama.

Was read a third time at length and passed.

Yeas 80; Nays 0.

Yeas:

Mr. Speaker	Camp	Glass	Locke
Adams	Casey	Goldthwaite	Long (Lauderdale)
Albea	Cates	Grouby	Long (Perry)
Bailey	Chambers	Guthrie	McClendon (Chambers)
Barnett	Copeland	Hankins	McCorquodale
Bassett	Cornett	Hardy	Meade
Bevill	Daniel	Harris	Merrill
Bishop	Dickson	Harvey	Murphy
Boyd	Dodd	Hawkins	Nettles
Brannan	Dunn	Hearn	Nichols
Branyon	Edwards	Ingram	Oakley
Brewer	Engel	Jenkins	Perry
Broadfoot	Faulk	Johnson (J. T. Tom)	Phillips
Brooks	Gilmer	Johnston (Leonard)	Pierce
Callahan	Gilchrist	Lee	Powell

Ramey	Rozelle	Solomon	Torbert
Rast	Salter	Speaks	Trimmier
Ray	Self	Steagall	Turner
Reynolds (Madison)	Shumate	Taylor	Turnham
Roberts	Smith (Russell)	Thomas	Vickers

—80

And the bill:

S. 158. To make an appropriation for each of the fiscal years ending September 30, 1962 and September 30, 1963 to the Armory Commission of Alabama to be used in providing necessary armory facilities for the Alabama National Guard and the Air National Guard units, including the matching of federal funds made available for such purposes and including the alteration, improvement and equipment of armories therefor.

Was read a third time at length and passed.

Yeas 74; Nays 0.

Yeas:

Mr. Speaker	Daniel	Ingram	Ramey
Adams	Dickson	Jenkins	Rast
Albea	Dodd	Johnson (J. T. Tom)	Ray
Bailey	Dunn	Johnston (Leonard)	Reynolds (Madison)
Barnett	Edwards	Lee	Roberts
Bassett	Engel	Locke	Rozelle
Bevill	Gilchrist	Long (Perry)	Self
Bishop	Gilmer	McClendon (Chambers)	Shumate
Boyd	Glass	McCorquodale	Smith (Russell)
Brannan	Goldthwaite	Meade	Solomon
Branyon	Grant	Merrill	Speaks
Brewer	Gross	Murphy	Steagall
Broadfoot	Grouby	Nettles	Thomas
Brooks	Guthrie	Oakley	Torbert
Camp	Hardy	Perry	Trimmier
Casey	Harris	Phillips	Turner
Chambers	Harvey	Pierce	Turnham
Copeland	Hawkins	Powell	Vickers
Cornett	Hearn		

—74

And the bill:

S. 160. To make appropriations to the Department of Conservation for capital improvements.

Was read a third time at length and passed.

Yeas 74; Nays 0.

Yeas:

Mr. Speaker	Bailey	Bevill	Brannan
Adams	Barnett	Bishop	Branyon
Albea	Bassett	Boyd	Brewer

Broadfoot	Gilmer	Lee	Ray
Brooks	Glass	Long (Perry)	Reynolds (Madison)
Cabiness	Grant	McClendon (Chambers)	Roberts
Callahan	Gross	McCorquodale	Rozelle
Camp	Guthrie	Meade	Self
Casey	Hankins	Merrill	Shumate
Chambers	Hardy	Murphy	Solomon
Cornett	Harris	Nettles	Steagall
Daniel	Harvey	Oakley	Taylor
Dickson	Hawkins	Perry	Thomas
Dodd	Hearn	Phillips	Torbert
Dunn	Ingram	Pierce	Trimmier
Edwards	Jenkins	Powell	Turner
Engel	Johnson (Hardaway)	Ramey	Turnham
Faulk	Johnson (J. T. Tom)	Rast	Vickers
Gilchrist	Johnston (Leonard)		

—74

And the bill:

S. 172. To appropriate from any funds in the State Treasury to the credit of the General Fund the sum of \$160,000 for the purpose of purchasing and installing a mechanical filing system in the State Department of Public Safety.

Was read a third time at length and passed.

Yeas 71; Nays 0.

Yeas:

Mr. Speaker	Cook	Harris	Powell
Adams	Copeland	Harvey	Pruitt
Albee	Cornett	Hawkins	Ramey
Bailey	Daniel	Hearn	Rast
Barnett	Dickson	Ingram	Ray
Bassett	Dodd	Jenkins	Rozelle
Bevill	Edwards	Johnson (Hardaway)	Salter
Bishop	Engel	Johnson (J. T. Tom)	Self
Boyd	Faulk	Johnston (Leonard)	Shumate
Brannan	Gilchrist	Lee	Solomon
Branyon	Gilmer	Long (Perry)	Steagall
Brewer	Glass	McClendon (Chambers)	Thomas
Broadfoot	Grant	Meade	Torbert
Brooks	Gross	Merrill	Trimmier
Cabiness	Grouby	Murphy	Turner
Camp	Guthrie	Perry	Turnham
Casey	Hankins	Phillips	Vickers
Chambers	Hardy	Pierce	

—71

And the bill:

S. 205. To amend Section 115 of Title 41 of the 1940 Code.

Was read a third time at length and passed.

Yeas 73; Nays 2.

Yeas:

Mr. Speaker	Dickson	Johnson (Hardaway)	Rast
Albea	Dodd	Johnson (J. T. Tom)	Ray
Bailey	Edwards	Johnston (Leonard)	Reynolds (Madison)
Barnett	Engel	Lee	Rozelle
Bassett	Faulk	Long (Perry)	Salter
Bevill	Gilmer	McClendon (Chambers)	Self
Bishop	Glass	Meade	Sessions
Boyd	Grant	Merrill	Shumate
Brannan	Gross	Morrow	Solomon
Brewer	Grouby	Murphy	Speaks
Broadfoot	Hankins	Nettles	Steagall
Brooks	Hardy	Oakley	Taylor
Callahan	Harris	Perry	Thomas
Camp	Harvey	Phillips	Torbert
Casey	Hawkins	Pierce	Trimmier
Chambers	Hearn	Powell	Turner
Cook	Ingram	Pruitt	Turnham
Copeland	Jenkins	Ramey	Vickers
Daniel			

—73

Nays:

Messrs.	Cabiness	Long (Lauderdale)
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—2

S. 207 INDEFINITELY POSTPONED

On motion of Mr. Pruitt, the bill, S. 207, was indefinitely postponed.

And the bill:

S. 524. To provide that distribution of the two percent (2%) tax levied on the producer of crude petroleum oil or natural gas produced for sale, transport, storage, profit, or for use, from any well or wells in the State of Alabama, pursuant to Section 26 of Act No. 1, approved May 22, 1945, as amended by Act No. 453, approved August 31, 1953, shall be deposited in the State Treasury to the credit of the General Fund; to provide for the transfer of all funds in the State Treasury to the credit of the Oil and Gas Fund as of September 30, 1961 to the General Fund; to repeal all laws or parts of law in conflict with the provisions of this Act; and to provide an effective date therefor.

Was read a third time at length and passed.

Yeas 73; Nays 0.

Yeas:

Mr. Speaker	Bevill	Branyon	Cabiness
Albea	Bishop	Brewer	Callahan
Bailey	Boyd	Broadfoot	Camp
Bassett	Brannan	Brooks	Casey

Cates	Grouby	Merrill	Roberts
Cook	Hankins	Morrow	Rozelle
Copeland	Hardy	Murphy	Salter
Cornett	Harris	Nettles	Self
Daniel	Harvey	Oakley	Sessions
Dickson	Hearn	Perry	Smith (Russell)
Dodd	Ingram	Phillips	Speaks
Dunn	Jenkins	Pierce	Steagall
Engel	Johnson (Hardaway)	Powell	Taylor
Gilmer	Johnson (J. T. Tom)	Pruitt	Thomas
Glass	Johnston (Leonard)	Ramey	Trimmier
Goldthwaite	Lee	Rast	Turner
Goodwyn	McClendon (Chambers)	Ray	Turnham
Grant	Meade	Reynolds (Madison)	Vickers
Gross			

—73

And the bill:

S. 572. To appropriate out of any funds in the State Treasury not otherwise appropriated the sum of \$10,000.00, or so much thereof as may be necessary, to the Fort Morgan Historical Commission, for the purpose of remodeling and/or constructing certain projects at Fort Morgan.

Was read a third time at length and passed.

Yeas 76; Nays 1.

Yeas:

Mr. Speaker	Cook	Ingram	Powell
Adams	Copeland	Jenkins	Pruitt
Albea	Cornett	Johnson (Hardaway)	Ramey
Avery	Daniel	Johnson (J. T. Tom)	Rast
Bailey	Dickson	Johnston (Leonard)	Ray
Barnett	Dodd	Jones (Monroe)	Reynolds (Madison)
Bassett	Engel	Lee	Roberts
Bevill	Gilchrist	Long (Perry)	Rozelle
Bishop	Gilmer	McClendon (Chambers)	Self
Boyd	Glass	McCorquodale	Sessions
Brannan	Goodwyn	Meade	Smith (Russell)
Branyon	Grant	Merrill	Solomon
Brewer	Gross	Morrow	Speaks
Broadfoot	Grouby	Murphy	Steagall
Brooks	Hankins	Nettles	Thomas
Callahan	Hardy	Oakley	Torbert
Camp	Harris	Perry	Trimmier
Casey	Harvey	Phillips	Turnham
Cates	Hearn	Pierce	Vickers

—76

Nay:

Mr. Cabiness

—1

And the bill:

S. 200. To provide a family court in and for Madison County for the trial or other disposition of cases and proceedings involving children, marriage, divorce and alimony, desertion and nonsupport, and other domestic or family relations, by establishing a family relations division of the circuit court and providing for an additional circuit judge and other officers and personnel for the administration of such court division.

Was read a third time at length and passed.

Yeas 83; Nays 0.

Yeas:

Mr. Speaker	Cornett	Johnson (Hardaway)	Rast
Adams	Daniel	Johnson (J. T. Tom)	Ray
Albea	Dickson	Johnston (Leonard)	Reynolds (Madison)
Avery	Dodd	Jones (Monroe)	Roberts
Bailey	Dunn	Lee	Rozelle
Barnett	Edwards	Long (Perry)	Salter
Bassett	Engel	McClendon (Chambers)	Self
Bevill	Gilchrist	McCorquodale	Sessions
Bishop	Gilmer	Martin	Shumate
Boyd	Glass	Meade	Smith (Russell)
Branyon	Goldthwaite	Merrill	Solomon
Brewer	Goodwyn	Morrow	Speaks
Broadfoot	Grant	Murphy	Steagall
Brooks	Gross	Nettles	Taylor
Cabiness	Grouby	Oakley	Thomas
Callahan	Hankins	Perry	Torbert
Camp	Hardy	Phillips	Trimmier
Casey	Harvey	Pierce	Turner
Cates	Hearn	Powell	Turnham
Cook	Ingram	Pruitt	Vickers
Copeland	Jenkins	Ramey	

—83

S. 273 TEMPORARILY POSTPONED

On motion of Mr. Rast, consideration of the bill, S. 273, was temporarily postponed.

And the bill:

S. 292. To provide that bonds issued by the Tennessee Valley Authority shall constitute legal investments for fiduciaries, savings banks and insurance companies, and may be used as security for deposits of public funds.

Was read a third time at length and passed.

Yeas 75; Nays 0.

Yeas:

Mr. Speaker	Bailey	Bevill	Branyon
Adams	Barnett	Bishop	Brewer
Albea	Bassett	Boyd	Broadfoot

Brooks	Goodwyn	Long (Perry)	Ray
Cabiness	Grant	McClendon (Chambers)	Reynolds (Chambers)
Callahan	Gross	McCorquodale	Reynolds (Madison)
Camp	Grouby	Martin	Roberts
Casey	Guthrie	Meade	Rozelle
Cates	Hankins	Merrill	Self
Chambers	Hardy	Morrow	Smith (Russell)
Cook	Harris	Murphy	Solomon
Copeland	Ingram	Nettles	Speaks
Cornett	Jenkins	Oakley	Steagall
Daniel	Johnson (Hardaway)	Perry	Taylor
Dickson	Johnson (J. T. Tom)	Phillips	Thomas
Dodd	Johnston (Leonard)	Pierce	Torbert
Faulk	Jones (Monroe)	Powell	Turnham
Gilmer	Lee	Pruitt	Vickers
Glass	Long (Lauderdale)	Ramey	

—75

And the bill:

S. 632. Proposing an amendment to the Constitution of Alabama relative to the board of trustees of Auburn University.

Was read a third time at length and passed.

Yeas 76; Nays 0.

Yeas:

Mr. Speaker	Daniel	Johnson (Hardaway)	Powell
Albea	Dickson	Johnson (J. T. Tom)	Pruitt
Avery	Faulk	Johnston (Leonard)	Ramey
Bailey	Ferguson	Jones (Monroe)	Ray
Barnett	Gilchrist	Lee	Reynolds (Chambers)
Bassett	Gilmer	Long (Lauderdale)	Reynolds (Madison)
Bevill	Glass	Long (Perry)	Roberts
Bishop	Goldthwaite	McClendon (Chambers)	Rozelle
Boyd	Goodwyn	McCorquodale	Salter
Branyon	Grant	McLendon (Bullock)	Self
Brewer	Gross	Martin	Shumate
Brooks	Guthrie	Meade	Smith (Russell)
Cabiness	Hankins	Merrill	Speaks
Camp	Hardy	Morrow	Steagall
Casey	Harris	Nettles	Taylor
Cates	Harvey	Oakley	Thomas
Chambers	Hearn	Perry	Torbert
Cook	Ingram	Phillips	Turnham
Cornett	Jenkins	Pierce	Vickers

—76

And the bill:

S. 348. To prescribe the salary or compensation of the Commissioner of Agriculture and Industries.

Was read a third time at length and passed.

Yeas 74; Nays 1.

Yeas:

Mr. Speaker	Engel	Jenkins	Pierce
Adams	Faulk	Johnson (Hardaway)	Powell
Albea	Ferguson	Johnson (J. T. Tom)	Pruitt
Avery	Gilchrist	Johnston (Leonard)	Ramey
Bailey	Gilmer	Lee	Ray
Barnett	Glass	Long (Perry)	Reynolds (Chambers)
Bassett	Goldthwaite	McClendon (Chambers)	Reynolds (Madison)
Bevill	Goodwyn	McCorquodale	Roberts
Bishop	Grant	McLendon (Bullock)	Rozelle
Boyd	Gross	Martin	Salter
Brewer	Grouby	Meade	Self
Broadfoot	Guthrie	Merrill	Shumate
Brooks	Hankins	Morrow	Speaks
Camp	Hardy	Murphy	Steagall
Casey	Harris	Nettles	Taylor
Chambers	Harvey	Oakley	Thomas
Daniel	Hawkins	Perry	Torbert
Dickson	Hearn	Phillips	Vickers
Edwards	Ingram		

—74

Nay:

Mr. Long (Lauderdale)

—1

And the bill:

S. 135. To amend an Act approved February 10, 1956, entitled "An Act to authorize and provide for the planning, designation, establishment, use, regulation, alteration, improvement, maintenance, and vacation of controlled access facilities; defining such terms; providing for the acquisition of lands acquired therefor; the restriction of intersections and control of approaches; the establishment of local service roads; the prohibition of certain acts thereon and provision for penalties therefor; and for other purposes" (Act No. 104, H. B. 148, Acts 1956, p. 148).

Was read a third time at length and passed.

Yeas 69; Nays 0.

Yeas:

Mr. Speaker	Brooks	Glass	Johnson (Hardaway)
Adams	Cabiness	Goldthwaite	Johnson (J. T. Tom)
Albea	Camp	Goodwyn	Johnston (Leonard)
Avery	Casey	Grant	Jones (Monroe)
Bailey	Chambers	Gross	Lee
Barnett	Daniel	Grouby	Locke
Bassett	Dickson	Guthrie	McClendon (Chambers)
Bevill	Dunn	Hankins	McCorquodale
Bishop	Faulk	Harvey	McLendon (Bullock)
Boyd	Ferguson	Hearn	Meade
Branyon	Gilchrist	Ingram	Merrill
Brewer	Gilmer	Jenkins	Morrow

Nettles	Pruitt	Rozelle	Taylor
Oakley	Ramey	Self	Thomas
Perry	Ray	Shumate	Torbert
Phillips	Reynolds (Madison)	Speaks	Turnham
Pierce	Roberts	Steagall	Vickers
Powell			

—69

And the bill:

S. 329. To adopt standards and specifications applicable to lighting equipment and special warning devices to be carried by motor vehicles operated by rural mail carriers; further amending Section 25 of Title 36, Code of Alabama 1940 and Section 41 of Title 36, Code of Alabama 1940, as amended, to conform to this Act; and repealing conflicting laws.

Was read a third time at length and passed.

Yeas 79; Nays 1.

Yeas:

Messrs.	Dickson	Hearn	Phillips
Adams	Dodd	Ingram	Pierce
Adams	Dunn	Tenkins	Powell
Avery	Edwards	Johnson (Hardaway)	Pruitt
Bailey	Engel	Johnson (J. T. Tom)	Ramey
Barnett	Faulk	Johnston (Leonard)	Ray
Bassett	Ferguson	Lee	Reynolds (Madison)
Bevill	Gilchrist	Locke	Rozelle
Boyd	Gilmer	Long (Perry)	Salter
Brewer	Glass	McClendon (Chambers)	Self
Broadfoot	Goldthwaite	McCorquodale	Shumate
Brooks	Grant	Meade	Smith (Russell)
Cabiness	Gross	Merrill	Solomon
Callahan	Grouby	Morrow	Speaks
Camp	Guthrie	Murphy	Steagall
Casey	Hanby	Nettles	Thomas
Chambers	Hankins	Nichols	Torbert
Copeland	Hardy	Oakley	Turner
Cornett	Harvey	Owens	Turnham
Daniel	Hawkins	Perry	Vickers

—79

Nay:

Mr. Branyon

—1

And the bill:

S. 84. To provide for continuous code revision and to appropriate funds for that purpose.

Was read a third time at length and passed.

Yeas 80; Nays 0.

Yeas:

Mr. Speaker	Dickson	Jenkins	Pierce
Adams	Dunn	Johnson (Hardaway)	Powell
Albea	Edwards	Johnson (J. T. Tom)	Pruitt
Avery	Engel	Johnston (Leonard)	Ramey
Barnett	Faulk	Jones (Monroe)	Ray
Bassett	Ferguson	Lee	Reynolds (Chambers)
Bevill	Gilchrist	Locke	Reynolds (Madison)
Bishop	Gilmer	Long (Lauderdale)	Rozelle
Boyd	Glass	Long (Perry)	Salter
Branyon	Goldthwaite	McClendon (Chambers)	Self
Brewer	Grant	McCorquodale	Shumate
Broadfoot	Gross	McLendon (Bullock)	Solomon
Brooks	Grouby	Meade	Speaks
Cabiness	Guthrie	Merrill	Steagall
Callahan	Hanby	Morrow	Taylor
Camp	Hankins	Murphy	Thomas
Casey	Hardy	Nettles	Torbert
Chambers	Hawkins	Oakley	Turner
Copeland	Hearn	Perry	Turnham
Daniel	Ingram	Phillips	Vickers

—80

And the bill:

S. 666. To amend Section 155, Title 8, Code of Alabama 1940, which requires licenses for certain shrimp catchers' boats, so as to reduce the license fee for certain size boats.

Was read a third time at length and passed.

Yeas 74; Nays 0.

Yeas:

Mr. Speaker	Dickson	Jenkins	Phillips
Adams	Dodd	Johnson (Hardaway)	Pierce
Albea	Edwards	Johnson (J. T. Tom)	Powell
Avery	Engel	Johnston (Leonard)	Ramey
Barnett	Faulk	Jones (Monroe)	Ray
Bassett	Ferguson	Lee	Reynolds (Chambers)
Bevill	Gilchrist	Locke	Reynolds (Madison)
Bishop	Gilmer	Long (Lauderdale)	Rozelle
Boyd	Glass	Long (Perry)	Salter
Branyon	Grant	McCorquodale	Self
Brewer	Gross	McLendon (Bullock)	Shumate
Broadfoot	Grouby	Merrill	Smith (Russell)
Brooks	Guthrie	Morrow	Solomon
Cabiness	Hanby	Murphy	Speaks
Camp	Hankins	Nettles	Steagall
Casey	Hardy	Oakley	Taylor
Chambers	Harvey	Owens	Thomas
Copeland	Hawkins	Perry	Vickers
Daniel	Ingram		

—74

And the bill:

S. 667. To amend Title 8, Section 132, Code of Alabama, which relates to the taking of seed oysters; to impose additional duties upon the Director of the Department of Conservation.

Was read a third time at length and passed.

Yeas 74; Nays 0.

Yeas:

Mr. Speaker	Dickson	Jenkins	Phillips
Adams	Dodd	Johnson (Hardaway)	Pierce
Albea	Edwards	Johnson (J. T. Tom)	Powell
Avery	Engel	Johnston (Leonard)	Ramey
Barnett	Faulk	Jones (Monroe)	Ray
Bassett	Ferguson	Lee	Reynolds (Chambers)
Bevill	Gilchrist	Locke	Reynolds (Madison)
Bishop	Gilmer	Long (Lauderdale)	Rozelle
Boyd	Glass	Long (Perry)	Salter
Branyon	Grant	McCorquodale	Self
Brewer	Gross	McLendon (Bullock)	Shumate
Broadfoot	Grouby	Merrill	Smith (Russell)
Brooks	Guthrie	Morrow	Solomon
Cabiness	Hanby	Murphy	Speaks
Camp	Hankins	Nettles	Steagall
Casey	Hardy	Oakley	Taylor
Chambers	Harvey	Owens	Thomas
Copeland	Hawkins	Perry	Vickers
Daniel	Ingram		

—74

And the bill:

S. 668. To amend Section 3 of Act No. 632, page 1538, Acts of Alabama 1959, Regular Session, entitled "An Act Relating to seafoods; providing for owners of private oyster reefs, beds or bottoms, or lessees thereof, to use mechanical devices, including mechanical rake dredges, at any time, to cultivate and harvest or to remove their live oysters, under certain prescribed conditions."

Was read a third time at length and passed.

Yeas 74; Nays 0.

Yeas:

Mr. Speaker	Branyon	Daniel	Glass
Adams	Brewer	Dickson	Grant
Albea	Broadfoot	Dodd	Gross
Avery	Brooks	Edwards	Grouby
Barnett	Cabiness	Engel	Guthrie
Bassett	Camp	Faulk	Hanby
Bevill	Casey	Ferguson	Hankins
Bishop	Chambers	Gilchrist	Hardy
Boyd	Copeland	Gilmer	Harvey

Hawkins	Long (Perry)	Phillips	Self
Ingram	McCorquodale	Pierce	Shumate
Jenkins	McLendon (Bullock)	Powell	Smith (Russell)
Johnson (Hardaway)	Merrill	Ramey	Solomon
Johnson (J. T. Tom)	Morrow	Ray	Speaks
Johnston (Leonard)	Murphy	Reynolds (Chambers)	Steagall
Jones (Monroe)	Nettles	Reynolds (Madison)	Taylor
Lee	Oakley	Rozelle	Thomas
Locke	Owens	Salter	Vickers
Long (Lauderdale)	Perry		

—74

And the bill:

S. 669. Relating to oysters; to amend Section 139 of Title 8, Code of Alabama 1940, as last amended, so as to eliminate the three cent (3c) per barrel tax thereon and increase the percentage of oyster shells to be returned to the reefs from thirty per cent (30%) to fifty per cent (50%).

Was read a third time at length and passed.

Yeas 74; Nays 0.

Yeas:

Mr. Speaker	Dickson	Jenkins	Phillips
Adams	Dodd	Johnson (Hardaway)	Pierce
Albea	Edwards	Johnson (J. T. Tom)	Powell
Avery	Engel	Johnston (Leonard)	Ramey
Barnett	Faulk	Jones (Monroe)	Ray
Bassett	Ferguson	Lee	Reynolds (Chambers)
Bevill	Gilchrist	Locke	Reynolds (Madison)
Bishop	Gilmer	Long (Lauderdale)	Rozelle
Boyd	Glass	Long (Perry)	Salter
Branyon	Grant	McCorquodale	Self
Brewer	Gross	McLendon (Bullock)	Shumate
Broadfoot	Grouby	Merrill	Smith (Russell)
Brooks	Guthrie	Morrow	Solomon
Cabiness	Hanby	Murphy	Speaks
Camp	Hankins	Nettles	Steagall
Casey	Hardy	Oakley	Taylor
Chambers	Harvey	Owens	Thomas
Copeland	Hawkins	Perry	Vickers
Daniel	Ingram		

—74

And the bill:

S. 670. To provide for an annual appropriation of \$3,500.00 by the State of Alabama to the Gulf States Marine Fisheries Commission as the State of Alabama's prorated share of the annual operating expenses of said Commission.

Was read a third time at length and passed.

Yeas 74; Nays 0.

Yeas:

Mr. Speaker	Dickson	Jenkins	Phillips
Adams	Dodd	Johnson (Hardaway)	Pierce
Albea	Edwards	Johnson (J. T. Tom)	Powell
Avery	Engel	Johnston (Leonard)	Ramey
Barnett	Faulk	Jones (Monroe)	Ray
Bassett	Ferguson	Lee	Reynolds (Chambers)
Bevill	Gilchrist	Locke	Reynolds (Madison)
Bishop	Gilmer	Long (Lauderdale)	Rozelle
Boyd	Glass	Long (Perry)	Salter
Branyon	Grant	McCorquodale	Self
Brewer	Gross	McLendon (Bullock)	Shumate
Broadfoot	Grouby	Merrill	Smith (Russell)
Brooks	Guthrie	Morrow	Solomon
Cabiness	Hanby	Murphy	Speaks
Camp	Hankins	Nettles	Steagall
Casey	Hardy	Oakley	Taylor
Chambers	Harvey	Owens	Thomas
Copeland	Hawkins	Perry	Vickers
Daniel	Ingram		

—74

And the bill:

S. 427. To amend Sections 46, 55, 57 and 59 of Title 38 of the Code of Alabama of 1940, which relate to Bar Pilots and Pilotage.

Was read a third time at length and passed.

Yeas 81; Nays 0.

Yeas:

Mr. Speaker	Dickson	Ingram	Perry
Adams	Dodd	Jenkins	Phillips
Albea	Edwards	Johnson (Hardaway)	Pierce
Avery	Engel	Johnson (J. T. Tom)	Powell
Bailey	Faulk	Johnston (Leonard)	Pruitt
Barnett	Ferguson	Jones (Monroe)	Ramey
Bassett	Gilchrist	Lee	Ray
Bevill	Gilmer	Locke	Reynolds (Madison)
Bishop	Glass	Long (Lauderdale)	Roberts
Boyd	Gordon	Long (Perry)	Rozelle
Branyon	Grant	McClendon (Chambers)	Salter
Brewer	Gross	McLendon (Bullock)	Self
Broadfoot	Grouby	Martin	Smith (Russell)
Brooks	Guthrie	Merrill	Solomon
Cabiness	Hanby	Morrow	Speaks
Camp	Hankins	Murphy	Steagall
Casey	Hardy	Nettles	Taylor
Chambers	Harvey	Nichols	Thomas
Copeland	Hawkins	Oakley	Trimmier
Cornett	Hearn	Owens	Vickers
Daniel			

—81

And the bill:

S. 428. To provide for the compulsory retirement of Bar Pilots licensed and branched by the State Pilotage Commission and to fix the effective age and date of such retirement.

Was read a third time at length and passed.

Yeas 83; Nays 0.

Yeas:

Mr. Speaker	Dickson	Hearn	Perry
Adams	Dodd	Ingram	Phillips
Albea	Edwards	Jenkins	Pierce
Avery	Engel	Johnson (Hardaway)	Powell
Bailey	Faulk	Johnson (J. T. Tom)	Pruitt
Barnett	Ferguson	Johnston (Leonard)	Ramey
Bassett	Gilmer	Jones (Monroe)	Ray
Bevill	Glass	Lee	Reynolds (Madison)
Bishop	Goldthwaite	Locke	Roberts
Boyd	Goodwyn	Long (Lauderdale)	Rozelle
Branyon	Gordon	Long (Perry)	Salter
Brewer	Grant	McClendon (Chambers)	Self
Broadfoot	Gross	McLendon (Bullock)	Smith (Russell)
Brooks	Grouby	Martin	Solomon
Cabiness	Guthrie	Merrill	Speaks
Camp	Hanby	Morrow	Steagall
Casey	Hankins	Murphy	Taylor
Chambers	Hardy	Nettles	Thomas
Copeland	Harris	Nichols	Trimmier
Cornett	Harvey	Oakley	Vickers
Daniel	Hawkins	Owens	

—83

And the bill:

S. 491. To make an appropriation of funds to finance a poultry and egg research program and to prescribe a method to establish and carry out such a program.

Was read a third time at length and passed.

Yeas 84; Nays 0.

Yeas:

Mr. Speaker	Brewer	Dodd	Gordon
Adams	Broadfoot	Dunn	Grant
Albea	Brooks	Edwards	Gross
Avery	Cabiness	Engel	Grouby
Bailey	Camp	Faulk	Guthrie
Barnett	Casey	Ferguson	Hanby
Bassett	Chambers	Gilchrist	Hankins
Bevill	Copeland	Gilmer	Hardy
Bishop	Cornett	Glass	Harvey
Boyd	Daniel	Goldthwaite	Hawkins
Branyon	Dickson	Goodwyn	Hearn

Ingram	McClendon (Bullock)	Perry	Rozelle
Jenkins	Martin	Phillips	Salter
Johnson (Hardaway)	Meade	Pierce	Self
Johnson (J. T. Tom)	Merrill	Powell	Solomon
Johnston (Leonard)	Morrow	Pruitt	Speaks
Jones (Monroe)	Murphy	Ramey	Steagall
Lee	Nettles	Ray	Taylor
Long (Perry)	Nichols	Reynolds (Chambers)	Thomas
McClendon (Chambers)	Oakley	Reynolds (Madison)	Trimmier
McCorquodale	Owens	Roberts	Vickers

—84

And the bill:

S. 341. To regulate expense allowances of circuit judges when ordered to hold court or perform official duties outside the respective circuits for which they are elected; amending Code of Alabama 1940, Title 13, Sections 179 and 181.

Was read a third time at length and passed.

Yeas 80; Nays 2.

Yeas:

Mr. Speaker	Edwards	Ingram	Pierce
Adams	Eugei	Jenkins	Powell
Albea	Faulk	Johnson (J. T. Tom)	Pruitt
Bailey	Ferguson	Johnston (Leonard)	Ramey
Barnett	Gilchrist	Jones (Monroe)	Ray
Bassett	Gilmer	Lee	Reynolds (Madison)
Bevill	Glass	Locke	Rozelle
Boyd	Goldthwaite	Long (Perry)	Salter
Branyon	Goodwyn	McClendon (Chambers)	Self
Brewer	Gordon	Martin	Sessions
Brooks	Grant	Meade	Smith (Russell)
Cabiness	Gross	Merrill	Solomon
Camp	Crouby	Morrow	Speaks
Casey	Guthrie	Murphy	Steagall
Chambers	Hanby	Nettles	Taylor
Copeland	Hardy	Nichols	Thomas
Cornett	Harris	Oakley	Torbert
Daniel	Harvey	Owens	Trimmier
Dickson	Hawkins	Perry	Turner
Dodd	Hearn	Phillips	Vickers

—80

Nays:

Messrs.	Hankins	Long (Lauderdale)
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—2

And the bill:

S. 345. To require the approval of the Building Commission as a condition to the effectiveness of certain contracts and to prohibit the Building Commission from making any contract for the acquisition or

construction of any building or facility without a proper showing that funds are available for the completion thereof.

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Dickson	Hearn	Phillips
Adams	Dodd	Ingram	Pierce
Albea	Dunn	Jenkins	Powell
Avery	Edwards	Johnson (Hardaway)	Pruitt
Bailey	Engel	Johnson (J. T. Tom)	Ramey
Barnett	Faulk	Johnston (Leonard)	Rast
Bassett	Ferguson	Jones (Monroe)	Ray
Bevill	Gilchrist	Lee	Reynolds (Chambers)
Bishop	Gilmer	Long (Lauderdale)	Reynolds (Madison)
Boyd	Glass	Long (Perry)	Rozelle
Brannan	Goldthwaite	McClendon (Chambers)	Salter
Brewer	Goodwyn	McCorquodale	Self
Broadfoot	Gordon	Martin	Sessions
Brooks	Grant	Meade	Smith (Russell)
Cabiness	Gross	Merrill	Solomon
Camp	Grouby	Morrow	Speaks
Casey	Guthrie	Murphy	Steagall
Cates	Hankins	Nettles	Taylor
Chambers	Hardy	Nichols	Thomas
Copeland	Harris	Oakley	Trimmier
Cornett	Harvey	Owens	Turner
Daniel	Hawkins	Perry	Vickers

—88

And the bill:

S. 401. To provide for the relief of Jack Coggins, of Jefferson County, by making an appropriation to him from the state treasury.

Was read a time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Brooks	Gilchrist	Hearn
Adams	Cabiness	Gilmer	Ingram
Albea	Camp	Glass	Jenkins
Avery	Casey	Goldthwaite	Johnson (Hardaway)
Bailey	Cates	Goodwyn	Johnson (J. T. Tom)
Barnett	Chambers	Gordon	Johnston (Leonard)
Bassett	Daniel	Gross	Jones (Monroe)
Bevill	Dickson	Grouby	Lee
Bishop	Dodd	Guthrie	Long (Lauderdale)
Boyd	Dunn	Hankins	Long (Perry)
Brannan	Edwards	Hardy	McClendon (Chambers)
Branyon	Engel	Harris	McCorquodale
Brewer	Faulk	Harvey	McLendon (Bullock)
Broadfoot	Ferguson	Hawkins	Martin

Meade	Perry	Reynolds (Chambers)	Speaks
Merrill	Phillips	Reynolds (Madison)	Steagall
Morrow	Pierce	Rozelle	Thomas
Murphy	Powell	Salter	Torbert
Nettles	Pruitt	Self	Trimmier
Nichols	Ramey	Sessions	Turner
Oakley	Rast	Shumate	Turnham
Owens	Ray	Solomon	Vickers

—88

And the bill:

S. 326. To propose an amendment to the Constitution of Alabama relating to revenue securities issued by or on behalf of any State school or institution of learning.

Was read a third time at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker	Dickson	Jenkins	Powell
Adams	Dodd	Johnson (Hardaway)	Pruitt
Albea	Dunn	Johnson (J. T. Tom)	Ramey
Bailey	Engel	Johnston (Leonard)	Rast
Daniel	Frank	Jones (Monroe)	Ray
Bassett	Ferguson	Lee	Reynolds (Chambers)
Bevill	Gilchrist	Locke	Reynolds (Madison)
Bishop	Gilmer	Long (Perry)	Rozelle
Boyd	Glass	McClendon (Chambers)	Salter
Brannan	Goldthwaite	McCorquodale	Self
Branyon	Goodwyn	McLendon (Bullock)	Sessions
Brewer	Gordon	Martin	Shumate
Broadfoot	Grant	Merrill	Smith (Russell)
Brooks	Gross	Morrow	Solomon
Cabiness	Grouby	Murphy	Speaks
Camp	Guthrie	Nettles	Steagall
Casey	Hankins	Nichols	Taylor
Cates	Hardy	Oakley	Thomas
Chambers	Harris	Owens	Torbert
Copeland	Harvey	Perry	Trimmier
Cornett	Hearn	Phillips	Turner
Daniel	Ingram	Pierce	Vickers

—88

And the bill:

S. 424. For the relief of A. B. Legg and Sons Burial Insurance Company, Inc.

Was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker	Dunn	Johnson (Hardaway)	Pierce
Albea	Engel	Johnson (J. T. Tom)	Powell
Bailey	Faulk	Johnston (Leonard)	Ramey
Barnett	Ferguson	Jones (Monroe)	Rast
Bassett	Gilchrist	Lee	Ray
Bishop	Gilmer	Locke	Reynolds (Madison)
Boyd	Glass	Long (Lauderdale)	Rozelle
Brannan	Goldthwaite	Long (Perry)	Salter
Branyon	Goodwyn	McClendon (Chambers)	Self
Brewer	Gordon	McCorquodale	Sessions
Broadfoot	Grant	McLendon (Bullock)	Shumate
Brooks	Gross	Martin	Smith (Russell)
Cabiness	Grouby	Morrow	Solomon
Camp	Guthrie	Murphy	Steagall
Casey	Hankins	Nettles	Taylor
Cates	Hardy	Nichols	Thomas
Chambers	Harris	Oakley	Torbert
Copeland	Harvey	Owens	Trimmier
Cornett	Hearn	Perry	Turnham
Daniel	Ingram	Phillips	Vickers
Dickson	Jenkins		

—82

S. 284 TEMPORARILY POSTPONED

On motion of Mr. Cabiness, consideration of the bill, S. 284, was temporarily postponed.

S. 468 INDEFINITELY POSTPONED

On motion of Mr. Brewer, the bill, S. 468, was indefinitely postponed.

And the bill:

S. 532. To provide further for the supplemental compensation of any circuit judge (who has served continuously for more than twelve years as circuit judge) in any judicial circuit composed of only one county having two circuit judges and a population of not less than sixty thousand five hundred nor more than sixty five thousand inhabitants according to the last or any subsequent federal decennial census; providing for the payment of such supplemental compensation out of the general fund of the county composing such judicial circuit.

Was taken up.

Mr. Long (Lauderdale) offered the following amendment to the bill, S. 532:

AMENDMENT TO S. 532

In the title and in the first paragraph of Section 1 of the bill after the words "of any circuit judge" strike out the words "(who has served continuously for more than twelve years as circuit judge)".

Also in the title of the bill after the words "To provide further for the supplemental compensation of any" insert the word "presiding".

Also in the first paragraph of the bill in Section 1 after the words "Beginning with the next term of office of any" insert the word "presiding".

And the amendment was adopted.

Yeas 65; Nays 1.

Yeas:

Mr. Speaker	Cates	Jenkins	Pierce
Adams	Copeland	Johnson (Hardaway)	Ramey
Albea	Daniel	Johnston (Leonard)	Rast
Bailey	Dickson	Lee	Rozelle
Barnett	Engel	Long (Lauderdale)	Salter
Bassett	Faulk	McClendon (Chambers)	Sessions
Bevill	Ferguson	McLendon (Bullock)	Shumate
Bishop	Gilchrist	Martin	Solomon
Boyd	Goodwyn	Meade	Speaks
Brannan	Grant	Morrow	Steagall
Brewer	Gross	Murphy	Taylor
Broadfoot	Guthrie	Nettles	Thomas
Brooks	Harris	Nichols	Torbert
Cabiness	Harvey	Oakley	Trimmier
Callahan	Hearn	Perry	Turner
Casey	Ingram	Phillips	Turnham

—65

Nay:

Mr. Hankins

—1

And said bill, S. 532, as thus amended, was read a third time at length and passed.

Yeas 64; Nays 2.

Yeas:

Mr. Speaker	Casey	Harvey	Oden
Adams	Copeland	Hearn	Owens
Albea	Daniel	Ingram	Perry
Bailey	Dickson	Jenkins	Phillips
Barnett	Engel	Johnson (Hardaway)	Pierce
Bassett	Ferguson	Johnston (Leonard)	Ramey
Bevill	Gilchrist	Lee	Rast
Bishop	Gilmer	Locke	Rozelle
Boyd	Goodwyn	McClendon (Chambers)	Self
Brannan	Grant	Martin	Sessions
Branyon	Gross	Meade	Solomon
Brewer	Guthrie	Morrow	Steagall
Broadfoot	Hanby	Murphy	Taylor
Brooks	Hankins	Nettles	Thomas
Cabiness	Hardy	Nichols	Trimmier
Callahan	Harris	Oakley	Turner

—64

Nays:

Messrs. Camp Long (Lauderdale)

—2

And the bill:

S. 562. Relating to Lauderdale County; providing for the compensation of the Chief Deputy Sheriff for Lauderdale County.

Was read a third time at length and passed.

Yeas 84; Nays 1.

Yeas:

Mr. Speaker	Dodd	Jenkins	Phillips
Adams	Engel	Johnson (Hardaway)	Pierce
Albea	Faulk	Johnson (J. T. Tom)	Powell
Bailey	Ferguson	Johnston (Leonard)	Ramey
Barnett	Gilchrist	Jones (Covington)	Rast
Bassett	Gilmer	Jones (Monroe)	Reynolds (Chambers)
Bishop	Glass	Lee	Reynolds (Madison)
Boyd	Goldthwaite	Long (Perry)	Roberts
Brannan	Goodwyn	McClendon (Chambers)	Rozelle
Branyon	Gordon	McCorquodale	Salter
Brewer	Grant	McLendon (Bullock)	Self
Broadfoot	Gross	Martin	Shumate
Brooks	Grouby	Merrill	Smith (Russell)
Cabiness	Guthrie	Morrow	Steagall
Callahan	Hanby	Murphy	Taylor
Camp	Hankins	Nettles	Thomas
Casey	Hardy	Nichols	Torbert
Copeland	Harris	Oakley	Trimmier
Cornett	Harvey	Oden	Turner
Daniel	Hearn	Owens	Turnham
Dickson	Ingram	Perry	Vickers

—84

Nay:

Mr. Long (Lauderdale)

—1

And the bill:

S. 563. Relating to Lauderdale County: empowering the Court of County Commissioners of Lauderdale County, or other like governing body of the county, to authorize the Sheriff of Lauderdale County to appoint not more than one Secretary to handle stenographic and clerical matters; empowering the governing body of the county to fix the compensation of such secretary in an amount not to exceed a stated sum, and providing for the payment thereof out of the general funds of Lauderdale County.

Was read a third time at length and passed.

Yeas 84; Nays 1.

Yeas:

Mr. Speaker	Dickson	Jenkins	Phillips
Adams	Dodd	Johnson (Hardaway)	Pierce
Albea	Dunn	Johnson (J. T. Tom)	Powell
Bailey	Engel	Johnston (Leonard)	Ramey
Barnett	Faulk	Jones (Monroe)	Rast
Bassett	Ferguson	Lee	Reynolds (Madison)
Bishop	Gilchrist	Locke	Roberts
Boyd	Gilmer	Long (Perry)	Rozelle
Brannan	Goodwyn	McClendon (Chambers)	Salter
Branyon	Gordon	McCorquodale	Self
Brewer	Grant	McLendon (Bullock)	Sessions
Broadfoot	Gross	Martin	Shumate
Brooks	Grouby	Merrill	Smith (Russell)
Cabiness	Guthrie	Morrow	Speaks
Callahan	Hanby	Murphy	Steagall
Camp	Hankins	Nettles	Thomas
Casey	Hardy	Nichols	Torbert
Cates	Harris	Oakley	Trimmier
Copeland	Harvey	Oden	Turner
Cornett	Hearn	Owens	Turnham
Daniel	Ingram	Perry	Vickers

—84

Nays:

Mr. Long (Lauderdale)

—1

And the bill:

S. 564. Relating to Lauderdale County: empowering the Court of County Commissioners of Lauderdale County, or other like governing body of the county, to authorize the Sheriff of Lauderdale County to employ a cook at the Lauderdale County Jail; empowering the governing body of the county to fix the compensation of such cook in an amount not to exceed a stated sum, and providing for the payment thereof out of the general funds of Lauderdale County.

Was read a third time at length and passed.

Yeas 84; Nays 1.

Yeas:

Mr. Speaker	Broadfoot	Engel	Grouby
Adams	Brooks	Faulk	Guthrie
Albea	Cabiness	Ferguson	Hanby
Bailey	Callahan	Gilchrist	Hankins
Barnett	Camp	Gilmer	Hardy
Bassett	Casey	Glass	Harris
Bishop	Copeland	Goldthwaite	Harvey
Boyd	Cornett	Goodwyn	Hearn
Brannan	Daniel	Gordon	Ingram
Branyon	Dickson	Grant	Jenkins
Brewer	Dodd	Gross	Johnson (Hardaway)

Johnson (J. T. Tom)	Merrill	Pierce	Shumate
Johnston (Leonard)	Morrow	Powell	Smith (Russell)
Jones (Covington)	Murphy	Ramey	Steagall
Jones (Monroe)	Nettles	Rast	Taylor
Lee	Nichols	Reynolds (Chambers)	Thomas
Long (Perry)	Oakley	Reynolds (Madison)	Torbert
McClendon (Chambers)	Oden	Roberts	Trimmier
McCorquodale	Owens	Rozelle	Turner
McLendon (Bullock)	Perry	Salter	Turnham
Martin	Phillips	Self	Vickers

—84

Nay:

Mr. Long (Lauderdale)

—1

And the bill:

S. 565. Relating to Lauderdale County: authorizing and empowering the Court of County Commissioners of Lauderdale County, or other like governing body of the county, to authorize the Sheriff of Lauderdale County to appoint not more than five additional deputy sheriffs in addition to the deputy sheriffs and the Chief Deputy Sheriff now provided by law; empowering the governing body of the county to fix the compensation of such additional deputies in an amount not to exceed a stated sum, and providing for the payment thereof out of the general funds of Lauderdale County.

Was read a third time at length and passed.

Yeas 81; Nays 1.

Yeas:

Mr. Speaker	Dodd	Jenkins	Phillips
Albea	Dunn	Johnson (Hardaway)	Pierce
Bailey	Engel	Johnson (J. T. Tom)	Powell
Barnett	Faulk	Johnston (Leonard)	Ramey
Bassett	Ferguson	Jones (Monroe)	Rast
Bishop	Gilchrist	Lee	Reynolds (Madison)
Boyd	Gilmer	Locke	Roberts
Brannan	Glass	McClendon (Chambers)	Rozelle
Branyon	Goodwyn	McCorquodale	Salter
Brewer	Gordon	McLendon (Bullock)	Self
Broadfoot	Grant	Martin	Shumate
Brooks	Gross	Merrill	Smith (Russell)
Cabiness	Grouby	Morrow	Steagall
Callahan	Cuthrie	Murphy	Taylor
Camp	Hankins	Nettles	Thomas
Casey	Hardy	Nichols	Torbert
Cates	Harris	Oakley	Trimmier
Copeland	Harvey	Oden	Turner
Cornett	Hearn	Owens	Turnham
Daniel	Ingram	Perry	Vickers
Dickson			

—81

Nay:

Mr. Long (Lauderdale)

—1

And the bill:

S. 655. (with amendment). To abolish the Law and Equity Court of Lauderdale County; providing for the transfer of cases now pending in said Law and Equity Court to the Court hereby created and to the Lauderdale County Circuit Court, abolishing the criminal jurisdiction of justice of the peace courts in Lauderdale County, Alabama, and providing for the transfer of criminal cases pending in said courts to the court created by this Act; to create and establish in Lauderdale County a court to be known as the "Lauderdale County Inferior Court"; defining its criminal and civil jurisdiction; providing it with officers, defining their powers, duties, compensation, term of office and the manner of their selection; regulating its procedures and process; prescribing costs and fees therein; to direct the county governing body to furnish quarters, books, forms, stationery, equipment and supplies requisite to the efficient function of the court.

Was taken up.

The question was upon the adoption of the amendment reported by the Standing Committee on Local Legislation No. 1, said committee amendment being as follows:

Amendment to S. B. 655

In Section 5, add at the end thereof the following sentence: The Lauderdale County Inferior Court shall not be considered a court of record.

Also, strike out Section 9 of the bill and insert in lieu thereof the following:

Section 9. The judge of the Lauderdale County Inferior Court must be a resident and qualified elector of Lauderdale County, admitted to the practice of law in the State of Alabama and not less than 23 years of age. The county governing body shall, immediately after this Act becomes effective, and at such times as a vacancy may occur, appoint a qualified person to serve as judge of the Lauderdale County Inferior Court until his successor is elected and qualified as herein provided. A judge of the court shall be elected by the qualified electors of Lauderdale County at the general election in November 1962, and every four years thereafter. He shall hold office for a term of four years from the first Monday after the second Tuesday in January next after his election, and until his successor is elected and qualified. The judge shall be entitled to carry on a general practice of law; provided, however, that he shall not act as attorney in any matter previously heard in this court nor shall he practice criminal law in any court in Lauderdale County, Alabama.

And the amendment was adopted.

Yeas 89; Nays 0.

Yeas:

Mr. Speaker
Adams
Albea
Avery

Bailey
Barnett
Bassett
Bevill

Bishop
Boyd
Brannan
Branyon

Brewer
Broadfoot
Brooks
Cabiness

Callahan	Gross	McClendon (Chambers)	Rast
Camp	Grouby	McCorquodale	Ray
Casey	Guthrie	McLendon (Bullock)	Reynolds (Chambers)
Cates	Hanby	Martin	Reynolds (Madison)
Copeland	Hankins	Meade	Roberts
Cornett	Hardy	Merrill	Rozelle
Daniel	Harris	Morrow	Salter
Dickson	Harvey	Murphy	Self
Dodd	Hearn	Nettles	Shumate
Engel	Ingram	Nichols	Smith (Russell)
Faulk	Jenkins	Oakley	Steagall
Ferguson	Johnson (Hardaway)	Oden	Taylor
Gilchrist	Johnson (J. T. Tom)	Owens	Thomas
Gilmer	Johnston (Leonard)	Perry	Torbert
Glass	Jones (Monroe)	Phillips	Trimmier
Goldthwaite	Lee	Pierce	Turner
Goodwyn	Locke	Powell	Turnham
Gordon	Long (Lauderdale)	Ramey	Vickers
Grant			

—89

And said bill, S. 655, as thus amended, was read a third time at length and passed.

Yeas 88; Nays 1.

Yeas:

Mr. Speaker	Daniel	Ingram	Phillips
Adams	Dickson	Jenkins	Pierce
Albea	Dodd	Johnson (Hardaway)	Powell
Avery	Engel	Johnson (J. T. Tom)	Ramey
Bailey	Faulk	Johnston (Leonard)	Rast
Barnett	Ferguson	Jones (Monroe)	Ray
Bassett	Gilchrist	Lee	Reynolds (Chambers)
Bevill	Gilmer	Locke	Reynolds (Madison)
Bishop	Glass	McClendon (Chambers)	Roberts
Boyd	Goldthwaite	McCorquodale	Rozelle
Brannan	Goodwyn	McLendon (Bullock)	Salter
Branyon	Gordon	Martin	Self
Brewer	Grant	Meade	Shumate
Broadfoot	Gross	Merrill	Smith (Russell)
Brooks	Grouby	Morrow	Steagall
Cabiness	Guthrie	Murphy	Taylor
Callahan	Hanby	Nettles	Thomas
Camp	Hankins	Nichols	Torbert
Casey	Hardy	Oakley	Trimmier
Cates	Harris	Oden	Turner
Copeland	Harvey	Owens	Turnham
Cornett	Hearn	Perry	Vickers

—88

Nay:

Mr. Long (Lauderdale)

—1

And the bill:

S. 650. (with substitute). To authorize the governing body of any county of this State having a population of not less than 60,500 nor more than 65,000 inhabitants to create a county planning commission; to permit members of the county governing body, including its presiding officer, to serve on a county planning commission; to provide for the organization, powers, jurisdiction, personnel, and financial and legal status of such commissions; to authorize counties to adopt regulations for the subdivision of land within the county and to provide for their administration through a county planning commission; to authorize counties to divide the county into districts and within such districts regulate the use of land, the height, bulk, and use of buildings the density of population; to provide for county boards of zoning adjustment and define the authority, powers and functions of such boards, and the procedure and appeals from their decisions; to provide remedies in the enforcement of resolutions and regulations made by counties under the authority of this act; to provide for penalties for violations thereof; and to provide for counties and municipalities to join with other counties or municipalities to create a joint planning commission.

Was taken up.

The question was upon the adoption of the substitute reported by the Standing Committee on Local Legislation No. 1, said committee substitute being as follows:

A BILL
TO BE ENTITLED
AN ACT

To authorize the governing bodies of all counties having populations of not less than 60,500 nor more than 65,000, according to the last or any subsequent federal decennial census, to regulate the planning and construction of all public streets, public roads, and drainage structures located or to be located in subdivisions of land situated outside the corporate limits of any municipality in such counties.

Be It Enacted by the Legislature of Alabama:

Section 1. The governing body of any county having a population of not less than 60,500 nor more than 65,000 according to the last or any subsequent federal decennial census, is authorized to regulate the planning and construction of all public streets, public roads and drainage structures located or to be located in subdivisions of land situated outside the corporate limits of any municipality in such county, including the power to require the filing and posting of a reasonable surety bond with such governing body by the developers of such subdivisions to guarantee the actual construction and installation of such approved proposed public streets, public roads and drainage structures before the sale or offering for sale of any lots from such subdivision to the public. The governing body of any such county may require the developers of all proposed subdivisions of lands situated outside the corporate limits of any municipality in such county to submit the plat of such proposed subdivision to the governing body of such county for approval before such plat is filed for record in the office of the judge of probate.

Section 2. If any such public street, public road or drainage structure is erected, constructed or maintained in violation of the provisions of this

Act or any regulations made pursuant thereto, the county may institute appropriate action or proceedings to prevent such unlawful erection, construction or maintenance, or to require such erection, construction, or maintenance to conform to the regulations prescribed therefor.

Section 3. All laws or parts of laws which conflict with this Act are repealed.

Section 4. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

And the substitute was adopted.

Yeas 89; Nays 0.

Yeas:

Mr. Speaker	Dickson	Jenkins	Phillips
Adams	Dodd	Johnson (Hardaway)	Pierce
Albea	Engel	Johnson (J. T. Tom)	Powell
Avery	Faulk	Johnston (Leonard)	Ramey
Bailey	Ferguson	Jones (Monroe)	Rast
Barnett	Gilchrist	Lee	Ray
Bassett	Gilmer	Locke	Reynolds (Chambers)
Bevill	Glass	Long (Lauderdale)	Reynolds (Madison)
Bishop	Goldthwaite	McClendon (Chambers)	Roberts
Boyd	Goodwyn	McCorquodale	Rozelle
Brannan	Gordon	McLendon (Bullock)	Salter
Branyon	Grant	Martin	Self
Brewer	Gross	Meade	Shumate
Broadfoot	Grouby	Merrill	Smith (Russell)
Brooks	Guthrie	Morrow	Steagall
Cabiness	Hanby	Murphy	Taylor
Callahan	Hankins	Nettles	Thomas
Camp	Hardy	Nichols	Torbert
Casey	Harris	Oakley	Trimmier
Cates	Harvey	Oden	Turner
Copeland	Hearn	Owens	Turnham
Cornett	Ingram	Perry	Vickers
Daniel			

—89

And said bill, S. 650, as thus amended, was read a third time at length and passed.

Yeas 89; Nays 0.

Yeas:

Mr. Speaker	Boyd	Casey	Ferguson
Adams	Brannan	Cates	Gilchrist
Albea	Branyon	Copeland	Gilmer
Avery	Brewer	Cornett	Glass
Bailey	Broadfoot	Daniel	Goldthwaite
Barnett	Brooks	Dickson	Goodwyn
Bassett	Cabiness	Dodd	Gordon
Bevill	Callahan	Engel	Grant
Bishop	Camp	Faulk	Gross

Grouby	Lee	Oakley	Rozelle
Guthrie	Locke	Oden	Salter
Hanby	Long (Lauderdale)	Owens	Self
Hankins	McClendon (Chambers)	Perry	Shumate
Hardy	McCorquodale	Phillips	Smith (Russell)
Harris	McLendon (Bullock)	Pierce	Steagall
Harvey	Martin	Powell	Taylor
Hearn	Meade	Ramey	Thomas
Ingram	Merrill	Rast	Torbert
Jenkins	Morrow	Ray	Trimmier
Johnson (Hardaway)	Murphy	Reynolds (Chambers)	Turner
Johnson (J. T. Tom)	Nettles	Reynolds (Madison)	Turnham
Johnston (Leonard)	Nichols	Roberts	Vickers
Jones (Monroe)			

—89

And the bill:

S. 531. Relating to every judicial circuit composed of only one county having two circuit judges and a population of not less than sixty thousand five hundred and not more than sixty five thousand inhabitants according to the last or any subsequent federal decennial census; extending the powers, authority and duties of the circuit solicitor of any such judicial circuit so as to empower, authorize and require that such circuit solicitor supervise the prosecution of all misdemeanors to be tried and all felonies to be heard on preliminary in any and all inferior courts located and constituted in the county composing any such judicial circuit; creating the office of deputy circuit solicitor for any such judicial circuit and prescribing the duties of such office; providing for the mode and manner of the appointment of such deputy circuit solicitor and for his compensation, and further providing that such compensation shall be paid out of the general fund of the county composing any such judicial circuit.

Was read a third time at length and passed.

Yeas 89; Nays 0.

Yeas:

Mr. Speaker	Copeland	Hardy	Murphy
Adams	Cornett	Harris	Nettles
Albea	Daniel	Harvey	Nichols
Avery	Dickson	Hearn	Oakley
Bailey	Dodd	Ingram	Oden
Barnett	Engel	Jenkins	Owens
Bassett	Faulk	Johnson (Hardaway)	Perry
Bevill	Ferguson	Johnson (J. T. Tom)	Phillips
Bishop	Gilchrist	Johnston (Leonard)	Pierce
Boyd	Gilmer	Jones (Monroe)	Powell
Brannan	Glass	Lee	Ramey
Branyon	Goldthwaite	Locke	Rast
Brewer	Goodwyn	Long (Lauderdale)	Ray
Broadfoot	Gordon	McClendon (Chambers)	Reynolds (Chambers)
Brooks	Grant	McCorquodale	Reynolds (Madison)
Cabiness	Gross	McLendon (Bullock)	Roberts
Callahan	Grouby	Martin	Rozelle
Camp	Guthrie	Meade	Salter
Casey	Hanby	Merrill	Self
Cates	Hankins	Morrow	Shumate

Smith (Russell)
Steagall
Taylor

Thomas
Torbert

Trimmier
Turner

Turnham
Vickers

—89

RESOLUTIONS

The following resolutions were introduced.

By Mr. Brewer.

H. J. R. 108. BE IT RESOLVED BY THE HOUSE, THE SENATE CONCURRING:

That House Bill 906 which has passed both Houses be designated and known as the deGraffenried, Archer, Kendall, Reynolds (Madison) and Roberts Bill."

On motion of Mr. Brewer the rules were suspended and H. J. R. 108 was adopted.

Also:

By Mr. Solomon.

H. J. R. 109. To provide for the continuation of the joint committee established by H. J. R. 107, Act No. 483, approved September 6, 1957, to study the problems involved in the production and processing of cotton.

BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, That the joint committee established pursuant to H. J. R. 107, Act No. 483, approved September 6, 1957 (Acts of 1957, p. 667) shall continue in existence as presently constituted and shall continue its work as directed in said Act No. 483. The committee shall make a final report to the Legislature on or before the fifth legislative day of the 1963 Regular Session.

RESOLVED FURTHER, That the committee is authorized to meet thirty days in addition to the meeting days heretofore provided for in said Act No. 483, of the Regular Session of 1957 and in Act No. 7, S. J. R. 4 of the First Special Session of 1959, and each member of the committee shall be entitled to compensation and expenses as provided for in said Act No. 483.

AND RESOLVED FURTHER, That any provision of said H. J. R. 107, Act No. 483, of 1957, and any provision of said Act No. 7, S. J. R. 4 of the First Special Session 1959 in conflict with this resolution are hereby rescinded.

The motion of Mr. Solomon to suspend the rules in order to bring up for immediate consideration the above and foregoing H. J. R. 109 was adopted.

Yeas 60; Nays 14.

Yeas:

Mr. Speaker	Cates	Grant	Powell
Adams	Chambers	Gross	Rast
Bailey	Cornett	Hain	Reynolds (Madison)
Bassett	Daniel	Hankins	Roberts
Bishop	Dickson	Harvey	Rozelle
Boyd	Dodd	Hawkins	Self
Brannan	Dunn	Ingram	Sessions
Branyon	Edwards	Johnson (J. T. Tom)	Smith (St. Clair)
Brewer	Faulk	Johnston (Leonard)	Solomon
Britton	Gilchrist	Long (Perry)	Steagall
Broadfoot	Gilmer	McLendon (Bullock)	Taylor
Brooks	Glass	Nichols	Torbert
Cabiness	Goldthwaite	Oakley	Turner
Camp	Goodwyn	Phillips	Turnham
Casey	Gordon	Pierce	Vickers

—60

Nays:

Messrs.	Grouby	Martin	Reynolds (Chambers)
Albea	Jenkins	Merrill	Salter
Avery	Jones (Covington)	Murphy	Shumate
Ferguson	Jones (Monroe)	Ramey	

—14

And the resolution was taken up.

Mr. Cabiness offered the following amendment to the resolution, H. J. R. 109:

Amend H. J. R. 109 as follows:

In paragraph 2, 4th line, strike out the words "as presently constituted"; Also, strike the period after "483" in the 5th line and insert a semicolon and the following words and figures: provided, that the members of the committee shall be elected by the respective houses, as provided in Act No. 483.

And the amendment was adopted.

Yeas 60; Nays 19.

Yeas:

Mr. Speaker	Broadfoot	Gilchrist	Hearn
Albea	Cabiness	Gilmer	Ingram
Avery	Camp	Goldthwaite	Jenkins
Barnett	Casey	Grant	Johnston (Leonard)
Bassett	Cates	Gross	Jones (Covington)
Bishop	Chambers	Grouby	Lee
Boyd	Copeland	Hain	Long (Lauderdale)
Brannan	Daniel	Hanby	Long (Perry)
Branyon	Dodd	Hankins	McClendon (Chambers)
Britton	Ferguson	Hardy	McCorquodale

REGULAR SESSION

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McLendon (Bullock)	Nichols	Ramey	Self
Martin	Oakley	Ray	Shumate
Merrill	Owens	Reynolds (Chambers)	Smith (St. Clair)
Morrow	Phillips	Reynolds (Madison)	Thomas
Murphy	Pierce	Salter	Turner

—60

Nays:

Messrs.	Dickson	Goodwyn	Solomon
Adams	Dunn	Jones (Monroe)	Steagall
Bailey	Engel	Powell	Taylor
Brewer	Faulk	Roberts	Torbert
Brooks	Glass	Rozelle	Turnham

—19

And H. J. R. 109, as thus amended, was adopted.

Yeas 74; Nays 8.

Yeas:

Mr. Speaker	Dickson	Ingram	Ramey
Adams	Dodd	Jenkins	Rast
Avery	Dunn	Johnson (J. T. Tom)	Ray
Bailey	Engel	Johnston (Leonard)	Reynolds (Chambers)
Bassett	Gilchrist	Jones (Covington)	Reynolds (Madison)
Bishop	Gilmer	Lee	Roberts
Boyd	Glass	Long (Perry)	Rozelle
Brannan	Goldthwaite	McClendon (Chambers)	Salter
Branyon	Goodwyn	McLendon (Bullock)	Self
Brewer	Gordon	Martin	Shumate
Broadfoot	Grant	Meade	Smith (St. Clair)
Brooks	Gross	Merrill	Solomon
Cabiness	Grouby	Nichols	Steagall
Camp	Hain	Oakley	Taylor
Casey	Hanby	Owens	Thomas
Cates	Hankins	Phillips	Torbert
Chambers	Harris	Pierce	Turner
Cornett	Hawkins	Powell	Turnham
Daniel	Hearn		

—74

Nays:

Messrs.	Copeland	Hardy	Long (Lauderdale)
Albea	Ferguson	Jones (Monroe)	McCorquodale
Barnett			

—8

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 797. To amend Sections 3 and 4 of Act No. 981, H. 817, approved September 12, 1951 (Acts of Alabama 1951, page 1655) entitled "An Act relating to criminal sexual psychopathic persons; providing for the commitment and treatment of such persons after their conviction of a sex offense, and prescribing the procedure therefor; and providing for the further disposition of such persons."

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Hanby the House concurred in and adopted the Senate substitute for the bill, H. 797, said Senate substitute being as follows:

A BILL TO BE ENTITLED AN ACT

TO AMEND SECTIONS 1 (a), 3 and 4 OF ACT NO. 981, H. 817, APPROVED SEPTEMBER 12, 1951 (ACTS OF ALABAMA 1951, PAGE 1655) ENTITLED "AN ACT RELATING TO CRIMINAL SEXUAL PSYCHOPATHIC PERSONS; PROVIDING FOR THE COMMITMENT AND TREATMENT OF SUCH PERSONS AFTER THEIR CONVICTION OF A SEX OFFENSE, AND PRESCRIBING THE PROCEDURE THEREFOR; and PROVIDING FOR THE FURTHER DISPOSITION OF SUCH PERSONS."

Be It Enacted by the Legislature of Alabama:

"Section 1. Sections 1 (a), 3 and 4 of Act No. 981, H. 817, approved September 12, 1951 (Acts of Alabama 1951, page 1655) entitled 'An Act relating to criminal sexual psychopathic persons; providing for the commitment and treatment of such persons after their conviction of a sex offense, and prescribing the procedure therefor; and providing for the further disposition of such person' are amended to read as follows:

'Section 1. (a) Any person who is suffering from a mental disorder but is not mentally ill or feeble-minded to an extent making him criminally irresponsible for his acts, such mental disorder being coupled with criminal propensities to the commission of sex offenses, is hereby declared to be a criminal sexual psychopathic person within the meaning of this Act.

'Section 3. When any person is charged with or convicted of a criminal sex offense and there is reason to believe that such person is a criminal sexual psychopathic person, the solicitor prosecuting the case or the Attorney General may in his sound discretion file in such courts, as a part of the proceeding and before the imposition of sentence of punishment, a petition in writing setting forth the facts tending to show that such person is a criminal sexual psychopathic person.

'Section 4. Upon the filing of such petition the court shall issue a mittimus or commitment of such person to the county jail. The court shall then appoint two qualified psychiatrists who, within Ten (10) days from the date of the issuance of the mittimus or commitment, shall make a per-

sonal examination of such alleged criminal sexual psychopathic person. Such psychiatrists shall file with the court a report in writing of the results of their examination together with their conclusions and recommendations. In the event that both of such psychiatrists in such report state their conclusions to the effect that such person is a criminal sexual psychopathic person, a hearing shall be held as hereinafter provided, otherwise such person shall be admitted to bail as in other criminal cases. The costs of removing such person and the costs of such examination must be defrayed by the State; and if such person is determined to be a criminal sexual psychopathic person, such costs, together with all other expenses may be recovered by the State from such person, or his estate, or any relative who would have been bound to provide for and maintain him.'"

Section 2. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

Yeas 73; Nays 0.

Yeas:

Mr. Speaker	Daniel	Harris	Oden
Adams	Dickson	Harvey	Perry
Albea	Dodd	Hearn	Pierce
Avery	Dunn	Ingram	Powell
Bailey	Engel	Jenkins	Ramey
Barnett	Faulk	Johnson (Hardaway)	Ray
Bevill	Ferguson	Johnson (J. T. Tom)	Reynolds (Chambers)
Bishop	Gilmer	Johnston (Leonard)	Reynolds (Madison)
Boyd	Glass	Jones (Monroe)	Rozelle
Brannan	Goldthwaite	Lee	Self
Branyon	Goodwyn	Long (Perry)	Shumate
Brewer	Grant	McClendon (Chambers)	Speaks
Broadfoot	Gross	McLendon (Bullock)	Steagall
Brooks	Grouby	Martin	Taylor
Cabiness	Guthrie	Merrill	Thomas
Casey	Hanby	Murphy	Torbert
Cates	Hankins	Nettles	Trimmier
Chambers	Hardy	Oakley	Vickers
Copeland			

—73

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 686. To amend Sections 6, 14, 16, 19 and 20 of Act No. 576, Acts of Alabama 1959, page 1442, Volume 2, entitled, "An Act Relating to the registration of vessels and their operation on the waters of this State and providing for water safety; providing for definitions; registration and identification of vessels used on the waters of this State by the Conservation Department of this State; the enforcement of this act; duties of the director of the State Department of Conservation; fee schedule for vessel registration; term of certificates and registration; establishment of a numbering and identifying system in compliance with Federal Boating Act of 1958 and any subsequent amendment thereto; prohibiting vessel

operation when unnumbered; establishing exemptions from numbering provisions; requiring safety equipment; requiring records to be kept by boat liveries; requiring accident reports to be filed with Conservation Department; certain operations of vessels prohibited; prohibition by local regulation of water safety; granting rule making authority to Director of Conservation with limitations as set out in this act; the establishment of license fees on vessels and providing penalties for violation of the provisions of this act; providing for an appropriation of \$32,500.00 to the Department of Conservation for the administration of the provisions of this Act and for the transfer of certain monies to the Administrative Division of the Department of Conservation; to provide for the appointment of special agents to sell boat licenses; to repeal all laws in conflict with the provisions of this Act."

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Rast the House concurred in and adopted the Senate substitute for the bill, H. 686, said Senate substitute being as follows:

SUBSTITUTE TO H. B. 686

A BILL TO BE ENTITLED AN ACT

To amend Sections 3 (1), 6, 14, 16, 19 and 20 of Act No. 576, Acts of Alabama 1959, page 1442, Volume 2, entitled "An Act Relating to the registration of vessels and their operation on the waters of this State and providing for water safety; providing for definitions; registration and identification of vessels used on the waters of this State by the Conservation Department of this State; the enforcement of this act; duties of the director of the State Department of Conservation; fee schedule for vessel registration; term of certificates and registration; establishment of a numbering and identifying system in compliance with Federal Boating Act of 1958 and any subsequent amendment thereto; prohibiting vessel operation when unnumbered; establishing exemptions from numbering provisions; requiring safety equipment; requiring records to be kept by boat liveries; requiring accident reports to be filed with Conservation Department; certain operations of vessels prohibited; prohibition by local regulation of water safety; granting rule making authority to Director of Conservation with limitations as set out in this act; the establishment of license fees on vessels and providing penalties for violation of the provisions of this act; providing for an appropriation of \$32,500.00 to the Department of Conservation for the administration of the provisions of this Act and for the transfer of certain monies to the Administrative Division of the Department of Conservation; to provide for the appointment of special agents to sell boat licenses; to repeal all laws in conflict with the provisions of this Act".

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. That section 3 (1) of Act No. 576, Acts of Alabama 1959, page 1442, Volume 2, be and the same is hereby amended so as to read as follows:

"Section 3 (1) 'Vessel' means every description of watercraft, other than a sea plane capable of being used as a means of transportation on water, but shall not include vessels under foreign registry temporarily using the public waters of this state nor shall it include public vessels of the United States, State, County, or Municipal vessels, ships' lifeboats or vessels temporarily operating upon the public waters of this State which have been validly licensed by another state or the Federal Government, or vessels 12 feet in length or less when used solely on farm ponds of less than fifty acres in size."

Section 2. That Section 6 of Act No. 576, Acts of Alabama 1959, page 1442, Volume 2, be and the same is hereby amended so as to read as follows:

"Section 6 (1). The Department of Conservation will issue annual certificates of registration directly or may authorize any probate judge in the State or any other official in the State who is presently authorized to issue automobile license plates, to issue certificates of registration and numbers in connection therewith. In conformity with this Act and any rules and regulations which may be validly issued by the Department of Conservation, the Department of Conservation may assign to each issuing officer in said county a block of numbers and certificates therefor which upon issue the issuing officer shall be allowed a fee of Twenty-five Cents (25c) for each certificate issued by him. In counties where the probate judge or issuing officer is on the fee system, the issuing fee shall be retained by the probate judge and in counties where the issuing officer or probate judge is on a salary basis the fee shall be paid to the county treasury.

"(2). All registration monies, except the Twenty-five Cent (25c) fee allowed as aforesaid, shall be remitted monthly to the Department of Conservation not later than ten (10) days after the first of each month. The Department of Conservation shall transmit all monies received by it to the state treasurer, there to be deposited in a fund to be known as the 'State Water Safety Fund'.

"(3). All monies received out of the sale of licenses under the provisions of this Act may be used by the Director of the Department of Conservation for all purposes reasonably necessary in the cost of administration of this Act including the printing of certificates of registration, postage and transportation charges, clerical, personnel, equipment purchases, salaries, and other expenses for each year except no funds collected under the provisions of this Act may be used to supplement or pay the salaries of any enforcement officers other than those hired specifically for the purposes of administering the provisions of this Act. The Director of the Department of Conservation shall expend such monies as may be appropriated to said Water Safety Division, in such manner as the Director of Conservation may deem necessary and appropriate, provided, however, that such appropriations may be expended only for the purposes designated by the Legislature and in the amounts provided therefor in the general appropriation bill and shall be budgeted and allotted in accordance with the provisions of Title 55, Chapter 4, Article 3, Code of Alabama 1940, as amended. It is the intent of the Legislature that the Department of Conservation utilize existing personnel and equipment of that Department and of the Sheriffs of this State to the maximum possible extent in enforcing and administering this Act, to the end that there be no costly duplication of services.

Section 3. That Section 14 of Act No. 576, Acts of Alabama 1959, page 1442, Volume 2, be and the same is hereby amended so as to read as follows:

"Section 14. The owner shall furnish the Department of Conservation notice of the transfer of all or any part of his interest other than the crea-

tion of a security interest in a vessel numbered in this State pursuant to this Act or of the destruction or abandonment of such vessel, within fifteen (15) days thereof. Such transfer, destruction, or abandonment shall terminate the certificate for such vessel, except, that in the case of a transfer of a part interest which does not affect the owner's right to operate such vessel, such transfer shall not terminate the certificate.

"(1). Any holder of a certificate shall notify the Department of Conservation within fifteen (15) days, if his address no longer conforms to the address appearing on the certificate and shall, as a part of such notification, furnish the Department of Conservation with his new address. The Department of Conservation may provide in its rules and regulations for the surrender of the certificate bearing the former address and its replacement with a certificate bearing the new address or for the alteration of an outstanding certificate to show the new address of the holder.

"(2). Any person who has purchased a registration number for his vessel and subsequently loses or misplaces the registration certificate, may make application to the Department of Conservation, accompanied by a fee of fifty cents (50c), for a duplicate registration certificate. Such applications must be made upon forms furnished by the Division of Water Safety of the Department of Conservation."

Section 4. That Section 16 of Act No. 576, Acts of Alabama 1959, page 1442, Volume 2, be and the same is hereby amended so as to read as follows:

"Section 16. Vessels subject to the provisions of this Act shall be classified according to the following schedule and the annual fees charged by the Department of Conservation for registration shall be in the following amounts:

"Class 1. Less than sixteen (16) feet in length, \$2.00,

"Class 2. Sixteen (16) feet or over and less than twenty-six (26) feet in length, \$3.00.

"Class 3. Twenty-six (26) feet or over and less than forty (40) feet in length, \$6.00.

"Class 4. Forty (40) feet or over, \$12.00.

"Class 5. Dealer or Manufacturer's temporary license, \$10.00 for the first license purchased, and \$1.00 for each additional license."

Section 5. That Section 19 of Act No. 576, Acts of Alabama 1959, page 1442, Volume 2, be and the same is hereby amended so as to read as follows:

"Section 19. The Department of Conservation through its agents and employees shall have the right to inspect at any reasonable time all boats owned or controlled by a livery operator for the purpose of ascertaining their seaworthiness and safety. In the event any boat owned or used by the livery operator for rental purposes is determined to be in an unsafe or unseaworthy condition, the Department of Conservation shall immediately notify the livery operator in writing as to the unsafe or unseaworthy con-

dition of such boat or boats and after such notification, it shall be unlawful for the boat liveryman to rent or offer to rent any boat found to be in such condition; provided, however, if such cited boat can be placed in a seaworthy or safe condition by repairs or alterations as so directed by the Department, same may then again be used for rental purposes but only after another inspection of the vessel to ascertain whether or not such repairs or alterations have been duly made."

Section 6. That Section 20 of Act No. 576, Acts of Alabama 1959, page 1442, Volume 2, be and the same is hereby amended so as to read as follows:

"Section 20. The exhaust of every internal combustion engine used on any vessel shall be effectively muffled by equipment so constructed and used as to muffle the noise of the exhaust in a reasonable manner. The use of cutouts is prohibited, except for vessels competing in a regatta or official boat race, and for such vessels while on trial runs. No person shall use or have on board his vessel a siren of any type while operating on the waters of this State except as may be specifically allowed by the Director of Conservation for enforcement purposes."

Section 7. All laws or parts of laws in conflict with the provisions of this Act are hereby expressly repealed.

Section 8. This Act shall become effective on October 1, 1961.

Yeas 71; Nays 0.

Yeas:

Mr. Speaker	Daniel	Harvey	Powell
Adams	Dickson	Hearn	Pruitt
Albea	Dodd	Ingram	Ramey
Avery	Dunn	Jenkins	Rast
Barnett	Engel	Johnson (Hardaway)	Ray
Bevill	Faulk	Johnson (J. T. Tom)	Reynolds (Chambers)
Bishop	Ferguson	Johnston (Leonard)	Reynolds (Madison)
Boyd	Gilmer	Lee	Roberts
Brannan	Glass	Long (Perry)	Rozelle
Branyon	Goldthwaite	McClendon (Chambers)	Self
Brewer	Goodwyn	McLendon (Bullock)	Steagall
Broadfoot	Grant	Martin	Taylor
Brooks	Gross	Merrill	Thomas
Cabiness	Guthrie	Murphy	Torbert
Callahan	Hanby	Nettles	Trimmier
Casey	Hankins	Oakley	Turnham
Chambers	Hardy	Oden	Vickers
Copeland	Harris	Pierce	

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MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 197. To provide for enforcement of competitive bidding and other requirements relative to letting and execution of contracts for public works or improvements.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Boyd the House concurred in and adopted the Senate substitute for the bill, H. 197, said Senate substitute being as follows:

A BILL TO BE ENTITLED AN ACT

To provide for enforcement of competitive bidding and other requirements relative to letting and execution of contracts for public works or improvements.

Be It Enacted by the Legislature of Alabama:

Section 1. No action shall be brought or maintained in any court in this state to require any person or authority to pay out public funds for work and labor, for materials, or on any account connected with performance of a contract for public works or public improvements, if such contract was let or executed in violation of or contrary to the provisions of Code of Alabama 1940, Title 50, as heretofore or hereafter amended or supplemented, or of Act No. 492, Regular Session 1947 (General Acts 1947, p. 338), as heretofore or hereafter amended or supplemented. The awarding authority shall prior to the execution of final contracts and bonds certify that the contract to be awarded is let in compliance with Code of Alabama 1940, Title 50, as heretofore or hereafter amended or supplemented, or of Act No. 492, Regular Session 1947 (General Acts 1947, p. 338), as heretofore or hereafter amended or supplemented; and the issuance of such certificate by the awarding authority shall be a conclusive presumption that said contract was let in accordance with the statute hereinabove referred to.

Section 2. An action shall be brought by the attorney general, or may be brought by any interested citizen, in the name and for the benefit of the state, to recover from the awarding authority, contractor, or their sureties, or any person receiving funds under any public works contract let in violation of or contrary to the statutes described in Section 1.

Section 3. The attorney general or any interested citizen may maintain an action to enjoin the letting or execution of any public works contract in violation of or contrary to the provisions of the aforesaid statutes and may enjoin payment of any public funds under any such contract.

Section 4. The provisions of this Act are mandatory and the Act shall be so construed as to require strict competitive bidding on contracts for public improvements or public works. The courts shall not invoke or apply any principle of quantum merit or estoppel or any other legal or equitable

principle which would allow recovery for work and labor done or materials furnished under any contract let in violation of competitive bidding requirements as prescribed by law.

Section 5. All persons or parties entering into contracts or agreements with any agency or instrumentality of the State of Alabama for the construction of a public improvement shall be conclusively presumed to have notice of the provisions of this Act.

Section 6. Any awarding authority issuing a wilfully false or fraudulent certificate as required by Section 1 shall be guilty of a felony and on conviction thereof shall be fined not less than \$1,000.00 nor more than \$10,000.00, or at the discretion of the jury be imprisoned in the penitentiary for not less than one nor more than five years.

Section 7. All laws or parts of laws which conflict with this Act are repealed.

Section 8. The provisions of this Act are severable. If any part of the Act is declared invalid or unconstitutional, such declaration shall not affect the part which remains.

Section 9. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

Yeas 72; Nays 0.

Yeas:

Mr. Speaker	Dunn	Ingram	Pruitt
Albea	Engel	Jenkins	Ramey
Avery	Faulk	Johnson (Hardaway)	Rast
Bailey	Ferguson	Johnson (J. T. Tom)	Ray
Barnett	Gilchrist	Johnston (Leonard)	Reynolds (Chambers)
Bevill	Gilmer	Jones (Monroe)	Rozelle
Boyd	Glass	Lee	Salter
Brannan	Goldthwaite	Long (Perry)	Self
Branyon	Goodwyn	McClendon (Chambers)	Sessions
Brewer	Gordon	Martin	Smith (Russell)
Brooks	Grant	Merrill	Speaks
Cabiness	Gross	Nettles	Steagall
Callahan	Guthrie	Oakley	Taylor
Casey	Hanby	Oden	Thomas
Chambers	Hankins	Owens	Torbert
Daniel	Hardy	Perry	Trimmier
Dickson	Harvey	Phillips	Turnham
Dodd	Hearn	Pierce	Vickers

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MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 278. To provide for liens by registered veterinarians to aid in the collection of their charges, and for the enforcement thereof.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Turnham the House concurred in and adopted the Senate amendment to the bill, H. 278, said Senate amendment being as follows:

In Section 1, Line 7, between the word "him" and the word "under" insert the words "while in his custody and"

Yeas 78; Nays 0.

Yeas:

Mr. Speaker	Dodd	Johnson (Hardaway)	Pruitt
Adams	Dunn	Johnson (J. T. Tom)	Ramey
Albea	Engel	Johnston (Leonard)	Rast
Avery	Faulk	Jones (Monroe)	Ray
Bailey	Gilchrist	Lee	Reynolds (Chambers)
Barnett	Gilmer	Long (Perry)	Roberts
Bevill	Glass	McClendon (Chambers)	Rozelle
Bishop	Goldthwaite	McCorquodale	Salter
Boyd	Goodwyn	McLendon (Bullock)	Self
Brannan	Grant	Martin	Sessions
Branyon	Gross	Merrill	Smith (Russell)
Brewer	Guthrie	Murphy	Speaks
Brooks	Hanby	Nettles	Steagall
Cabiness	Hankins	Oakley	Taylor
Camp	Hardy	Oden	Thomas
Casey	Harris	Owens	Torbert
Cates	Harvey	Phillips	Trimmier
Chambers	Hearn	Pierce	Turnham
Daniel	Ingram	Powell	Vickers
Dickson	Jenkins		

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MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 1319. Relating to the levy of additional taxes for certain purposes in all counties having a population of 45,000 or less inhabitants according to the 1960 or any subsequent federal decennial census; authorizing the court of county commissioners, board of revenue, or other like governing body of such counties to levy, when approved at a referendum election, special county privilege license and excise taxes paralleling state sales and use taxes as provided for in Act No. 100, H. 94, approved August 18, 1959, and Article 11 of Chapter 20, Title 51, Code of Alabama 1940, as heretofore

amended and supplemented; providing for collection and enforcement of such taxes by the state department of revenue.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Hankins the House concurred in and adopted the Senate amendment to the bill, H. 1319, said Senate amendment being as follows: Amendment to H. B. 1319.

Amend Section 2 (a) by striking out the figures 7,500 and inserting in lieu thereof the figures 6,500.

Yeas 73; Nays 0.

Yeas:

Mr. Speaker	Dickson	Harvey	Owens
Adams	Dodd	Hearn	Pierce
Albea	Dunn	Ingram	Powell
Avery	Engel	Jenkins	Ramey
Bailey	Faulk	Johnson (Hardaway)	Rast
Barnett	Gilchrist	Johnson (J. T. Tom)	Ray
Bassett	Gilmer	Johnston (Leonard)	Reynolds (Chambers)
Bevill	Glass	Jones (Monroe)	Roberts
Bishop	Goldthwaite	Long (Lauderdale)	Rozelle
Boyd	Goodwyn	Long (Perry)	Self
Brannan	Gordon	McClendon (Chambers)	Sessions
Branyon	Grant	McCorquodale	Speaks
Brewer	Gross	McLendon (Bullock)	Steagall
Brooks	Cuthrie	Martin	Taylor
Cabiness	Hanby	Merrill	Torbert
Casey	Hankins	Nettles	Trimmier
Cates	Hardy	Nichols	Turnham
Chambers	Harris	Oakley	Vickers
Daniel			

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MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and adopted the following Senate Joint Resolution and sends same herewith to the House for its consideration:

By Mr. Robison:

S. J. R. 48. BE IT RESOLVED BY THE SENATE, THE HOUSE OF REPRESENTATIVES CONCURRING, That the Secretary of the Senate, the Clerk of the House, the Secretary of State and the doorkeepers of the Senate and House be and they are hereby relieved of any responsibility for the Codes, Supplements, Acts, Journals and any other books furnished to the members of the Legislature, and

BE IT FURTHER RESOLVED that the Secretary of the Senate and the Clerk of the House be and they are hereby relieved of any responsibility for the legislative payrolls of all sessions of this year and said payrolls as heretofore submitted and paid are hereby approved.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Pruitt the rules were suspended and the House concurred in and adopted the S. J. R. 48 set out in the above and foregoing Message from the Senate.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and adopted the following Senate Joint Resolution and sends same herewith to the House for its consideration:

By Mr. Robison:

S. J. R. 49. BE IT RESOLVED By the Senate, the House of Representatives Concurring that the Secretary of the Senate and the Clerk of the House each be allowed the Enrolling and Engrossing Clerks and twenty assistants for six weeks in addition to that provided in the Code to assist in checking the Journals and other records of the Senate and House for delivery to the Secretary of State.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Pruitt the rules were suspended and the House concurred in and adopted the S. J. R. 49 set out in the above and foregoing Message from the Senate.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 324. To provide for painting stripes along the outer edges of public roads and highways.

Also:

H. 198. To further amend Title 29, Chapter 1, Section 5, Code of Alabama 1940, as amended, which relates to functions, duties and powers of Alabama Alcoholic Beverage Control Board.

Also:

H. 636. To provide for continuity of state and local government in the event of an attack by an enemy of the United States.

Also:

H. 637. To propose an amendment to the Constitution of Alabama to provide for the continuity of the Legislature of the State of Alabama and the representation therein of the political subdivision of the State, in the event of an attack by an enemy of the United States.

Also:

H. 1106. Relating to vocational trade schools; authorizing, directing, and requiring the state board of education to provide for the establishment, maintenance and operation of a trade school for negroes at Gadsden.

Also:

H. 485. To make an appropriation for the relief of J. E. Rutherford.

Also:

H. 623. To exempt certain religious publications from the use tax levied under the provisions of Article 11, Chapter 20, Title 51, Code of Alabama 1940.

Also:

H. 859. To create and establish the Tennessee-Mulberry Waterway Commission for the purpose of promoting the development of a waterway system in the State of Alabama connecting Guntersville Lake on the Tennessee River with Bankhead Lake on the Warrior River, utilizing Mulberry Fork and Brown's Creek as parts of the water route so developed; providing for the appointment and compensation of members of the commission; prescribing their powers and duties; prescribing the manner in which such a commission can be dissolved; and to make appropriations.

Also:

H. 1489. To propose a constitutional amendment relative to levying additional taxes in Clarke County for public school purposes.

J. E. SPEIGHT,
Secretary.

BILLS ON THIRD READING RESUMED

S. 273. Relating to public works; to provide for the employment of resident workmen and laborers in the construction of public improvements or the execution of public works contracts; prescribing penalties.

Was read a third time at length and passed.

Yeas 64; Nays 0.

Yeas:

Mr. Speaker	Daniel	Ingram	Phillips
Adams	Dickson	Jenkins	Pierce
Albea	Dunn	Johnson (Hardaway)	Powell
Avery	Engel	Johnson (J. T. Tom)	Ramey
Bailey	Faulk	Johnston (Leonard)	Rast
Barnett	Gilchrist	Lee	Ray
Bassett	Glass	McClendon (Chambers)	Reynolds (Chambers)
Bevill	Goldthwaite	McCorquodale	Roberts
Bishop	Goodwyn	Martin	Rozelle
Boyd	Gross	Murphy	Self
Branyon	Grouby	Nettles	Shumate
Broadfoot	Cuthrie	Nichols	Steagall
Brooks	Hankins	Oakley	Thomas
Cabiness	Hardy	Oden	Turner
Casey	Harvey	Owens	Turnham
Chambers	Hearn	Perry	Vickers

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RESOLUTIONS

The following resolutions were introduced:

By Messrs. Cabiness and Gross.

H. J. R. 110. RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES CONCURRING, That the death of Hon. J. M. Money of Scottsboro, former probate judge and distinguished citizen of Jackson County, is noted with deep regret, and the sympathy of this body is extended to the members of his family.

RESOLVED ALSO, That the clerk be instructed to send a copy of this resolution to the family of J. M. Money, Scottsboro, Alabama.

On motion of Mr. Cabiness the rules were suspended and H. J. R. 110 was adopted.

Also:

By Mr. Johnson (J. T. Tom).

H. J. R. 111. On February 23, 1961, the Department of Pensions and Security formally abandoned the pernicious practice of requiring old people to sell their property, other than the homestead in order to qualify for old age pensions; and

WHEREAS the Legislature heartily approves this action on the part of the Department, which has completely eliminated a basic cause of discontent among our senior citizens, and hopes that this policy will be continued in the future; now therefore, be it

RESOLVED BY THE HOUSE, THE SENATE CONCURRING, That we wholeheartedly endorse the aforementioned action of the Department of Pensions and Security, and earnestly memorialize the State Board of Pensions and Security, the Commissioner of Pensions and Security, and the Administration to refrain from making any change in present policy pursued by the Department with respect to ownership of property by recipients of old age pensions.

On motion of Mr. Johnson (J. T. Tom) the rules were suspended and H. J. R. 111 was adopted.

Also:

By Mr. Bassett.

H. J. R. 112. BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, THE SENATE CONCURRING:

That Senate Bill No. 348, passed by both the Senate and House, be known and designated as the "Crawford, Berryman, Hines and Johnson (J. T. Tom) Act.

On motion of Mr. Bassett the rules were suspended and H. J. R. 112 was adopted.

S. 482 INDEFINITELY POSTPONED

On motion of Mr. Shumate, the bill, S. 482, was indefinitely postponed.

RESOLUTION

The following resolution was introduced:

By Messrs. Goodwyn, Pierce, Bailey and Goldthwaite.

H. J. R. 113. WHEREAS the printing of Bills, Resolutions, Roll Calls, Daily Calendars and other forms have been a necessary and vital part of the efficient functioning of this Legislature, and

WHEREAS the Brown Printing Company through their Executive Vice President, Herbert R. Nation have cooperated with the Legislature far beyond the terms of their contract to the end that at no time has the business of the Legislature been delayed, said printer having been of constant service to this Legislature, therefore

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, THE SENATE CONCURRING that the Brown Printing Company and Mr. Nation are hereby thanked and commended for their efficiency and promptness during this session of the Legislature.

On motion of Mr. Goodwyn the rules were suspended and H. J. R. 113 was adopted.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and adopted the following Senate Joint Resolution and sends same herewith to the House for its consideration:

By Mr. Dumas

S. J. R. 50. BE IT RESOLVED BY THE SENATE, THE HOUSE OF REPRESENTATIVES CONCURRING, that we express our warm thanks and grateful appreciation to Mr. Raymond Fowler, whose knowledge of state fiscal matters is unmatched, for the tireless service, sound counsel and sage advice he has provided the two houses and the committees and members thereof during this session.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

On the motion of Mr. Goodwyn the rules were suspended and the House concurred in and adopted the S. J. R. 50 set out in the above and foregoing Message from the Senate.

S. 600 INDEFINITELY POSTPONED

On motion of Mr. Jones (Covington), the bill, S. 600, was indefinitely postponed.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate accedes to the request of the House for a Committee on Conference on the disagreement of the two Houses on the Senate amendment to the Bill:

H. 162. To alter, rearrange, and add to the limits of the City of Chickasaw, Alabama, and to alter and rearrange the limits of the City of Mobile, Alabama, by removing certain area from the limits of the City of Mobile, Alabama, and adding same to the limits of the City of Chickasaw, Alabama, and to describe the area so removed from the City of Mobile, Alabama, and so added to the City of Chickasaw, Alabama.

The President and Presiding Officer of the Senate appointed as Conferees on part of the Senate Messrs. Haltom, Caffey and Webb.

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the House amendment to the following Senate Bill:

S. 325. To propose an amendment to the Constitution relating to the levy and collection of special property taxes for educational purposes in Lauderdale County.

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the House amendment to the following Senate Bill:

S. 521. Relating to the Eleventh Judicial Circuit: Authorizing the circuit solicitor to appoint a stenographic secretary, and providing for the payment of such secretary's compensation from the general fund of the county constituting such circuit.

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate returns herewith to the House the following House Bills:

H. B. 718

H. B. 19

H. B. 1113

H. B. 20

H. B. 21

H. B. 1195

H. B. 606

J. E. SPEIGHT,
Secretary.

RESOLUTION

The following resolution was introduced:

By Mr. Bevill.

H. J. R. 114. BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, That that part of U. S. Highway 78 in Walker County near Jasper which constitutes a four-lane bypass is hereby designated and shall be known as "The John Patterson White Way"; and the State Highway Department, or the Director thereof, shall cause to be erected along the bypass appropriate markers indicating the name and designation of the bypass as "The John Patterson White Way."

On motion of Mr. Bevill the rules were suspended and H. J. R. 114 was adopted.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 22. To make an appropriation to the State Superintendent of Education for the purpose of contracting with Tuskegee Institute for undergraduate and graduate instruction of Alabama residents in engineering, veterinary medicine, nursing, home economics and agriculture.

Also:

H. 1082. To further provide for the collection of the sewer rentals or sewer service charges levied under the provisions of Act No. 619 of the Legislature of Alabama of 1949 (Acts of 1949, Pages 954 to 963 inclusive), by imposing the duty to collect such charges upon any City, Town, Water Board or other public corporation owning or operating any water distribution system serving three or more parcels of real property in Jefferson County, Alabama; to provide the compensation to any such Water Works Board for making such collections and to further regulate the method or methods for collection and the disposition of the collections and the reports; and to repeal all portions of any Act in conflict herewith.

Also:

H. 1417. To fix the compensation or salary of the President and members of the County Commission, or other governing body, of all counties having a population of six hundred thousand (600,000) or more according to the last or any subsequent federal census. To provide for the manner of payment thereof and to repeal all laws in conflict herewith.

Also:

H. 1418. To provide for and fix the salaries of members of the commission or board of commissioners (including the president of such commission or board) of each city in the State of Alabama having a population of three hundred thousand or more inhabitants according to the last or any succeeding federal census, and to fix the time and regulate the mode of payment of such salaries; To provide that this act shall become effective on the first Monday of November, 1961.

Also:

H. 1493. To regulate further the conduct of elections in all counties in Alabama having a population of five hundred thousand (500,000) inhabitants or more, according to the last or any subsequent census.

Also:

H. 1494. To amend Act No. 530, H. 1096, Regular Session 1959, an act relating to the reidentification of qualified electors in counties having pop-

ulations of 500,000 or more (Acts of Alabama 1959, vol. 2, p. 1305).

J. E. SPEIGHT,
Secretary.

REPORT OF THE STANDING COMMITTEE ON RULES ON
ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bills, to-wit:

H. 332. To amend the title and Section 1 of Act No. 221, H. 140, approved August 8, 1955 (Acts of Alabama 1955, vol. I, p. 531), an act relating to the power, authority and jurisdiction of courts pursuant to final judgment upon bail bonds or undertakings in all counties having populations of not less than 63,750 nor more than 72,750.

Also:

H. 334. To amend further Section 11 of Title 19, Code of Alabama (1940), which relates to the appointment of commissioners in condemnation proceedings; requiring the judge of probate to appoint the members of the county board of equalization to serve as commissioners in any condemnation proceeding where the county is a party to such proceeding, in all counties having populations of not less than 63,750 nor more than 72,750 and in all counties having populations of not less than 39,550 nor more than 40,350 inhabitants, according to the 1960 or any subsequent federal decennial census.

Also:

H. 549. To apply only in those counties having populations of not less than 96,000 nor more than 115,000, according to the latest or any subsequent federal decennial census and to provide further for the disposition of the proceeds of the sale of contraband or forfeited property and the distribution and disposition of the funds realized from such sales.

Also:

H. 1246. To provide a council-manager form of municipal government which, by popular vote, may be adopted and thereafter abandoned in the manner herein prescribed by any city which has a population of not less than 50,000 nor more than 60,000, according to the 1960 or any subsequent federal decennial census; to define the legal status and prescribe the form of government and powers of any city adopting this council-manager form of government; to provide as the governing body of any such city a city council having the powers, duties, and authority and composed of such number of members, elected for the terms, authorized to perform the duties and draw the compensation prescribed in this Act; to provide for the appointment and removal of a city manager and, under certain conditions, of a temporary city manager; to prescribe the city manager's powers and duties and the manner of fixing and paying his compensation; to regulate purchases and contracts of the city; to provide for the adoption of an annual budget for any such city and to require the submission and prescribe the

contents of budget estimates; to provide for succession in government of any such city; to provide for the continued existence and functioning of certain independent boards and commissions in the manner prescribed therefor when this form of government is adopted by any such city; and to preserve certain rights and privileges of certain municipal employees under civil service and retirement systems of such city.

Also:

H. 1341. Proposing an amendment to the Constitution of Alabama relative to levying special school taxes for the City of Florence, Lauderdale County.

Also:

H. 1395. Relating to the levy of additional taxes for certain purposes in Lamar County; authorizing the court of county commissioners, board of revenue, or other like governing body of the county to levy, when approved at a referendum election, special county privilege license and excise taxes paralleling state sales and use taxes as provided for in Act No. 100, H. 94, approved August 18, 1959, and Article 11 of Chapter 20, Title 51, Code of Alabama 1940, as heretofore amended and supplemented; providing for collection and enforcement of such taxes by the state department of revenue.

Also:

H. 1404. To amend an Act of the Legislature, approved September 16, 1947, General Acts of Alabama of 1947, Page 280, entitled "An Act to apply in, and only in, counties which have a population of 400,000 inhabitants, or more, according to the last or any subsequent Federal Census; and to require the payment to each such county of a license tax, in addition to all other taxes and licenses imposed or levied by law, of one cent on each gallon of gasoline sold, distributed, delivered, stored or taken out of storage within such county; and to define gasoline more comprehensively than the ordinary import of such terms; and to provide for the ascertainment, collection, payment and distribution of such license tax and for the enforcement of this act; and to prescribe penalties and fix punishment for the violation of any of the provisions of this act; and to repeal all ordinances of any municipality within such county which imposes or levies any gasoline license tax based upon, or graduated by the number of gallons of gasoline; and to prohibit any such municipality from levying any additional license tax on gasoline based upon the number of gallons sold, distributed, stored, delivered or withdrawn from storage; and to provide the effective date of this act," as amended by Act No. 440, General Acts of Alabama of 1949, page 647, approved August 23, 1949, and as amended by Act No. 496, General Acts of Alabama of 1951, page 882, approved August 22, 1951.

Also:

H. 1419. To alter or rearrange the boundary lines of the City of Abbeville, Henry County, Alabama, so as to include within the corporate limits of said City all territory now within such corporate limits and also certain other territory contiguous thereto, in Henry County, Alabama.

Also:

H. 1420. Relating to the times for holding court in the Twenty-sixth Judicial Circuit, repealing Act No. 58, H. 83, Regular Session 1951 (Acts of Ala. 1950-1951, vol. I, p. 276).

Also:

H. 1446. To provide additional compensation for registrars in all counties having populations of not less than 55,000 nor more than 60,000, to be paid from the funds of such counties.

Also:

H. 1498. To levy a privilege or license tax upon the sale, distribution, delivery, storage, or taking out of storage of beer, lager beer, ale, porter, near beer, or similar fermented malt liquor in counties having populations of not less than 80,000 and not more than 96,000 according to the last or any subsequent federal census; to fix the rate or amount of such tax; to provide that such tax shall be paid to the probate judge and distributed by him; to prescribe the rate or basis of such division or distribution; to prescribe penalties and fix punishments for the violation of any of the provisions of said act; and to otherwise provide for the administration of said act.

Also:

H. 1502. Relating to the organization, jurisdiction and functions of certain Courts of Morgan County; revising the inferior court system of said county; establishing "The County Court of Morgan County, Alabama", defining its jurisdiction and powers, providing for its officers, their election; terms of office, powers, duties, and compensation, and for costs and fees in such court, abolishing "The Morgan County Court" of Morgan County under the special laws creating it, providing for the transfer of all cases pending in said court to "The County Court of Morgan County, Alabama," and providing for juvenile detention facilities in Morgan County.

Also:

H. 1509. To regulate the compensation of deputy sheriffs in counties having populations of not less than 28,000 nor more than 30,550 according to the last or any subsequent federal decennial census; and providing for the payment thereof.

Also:

H. 1524. To alter, re-arrange and extend the boundaries and corporate limits of the City of Tuskegee in Macon County, Alabama.

Also:

H. 1152. To direct and require the commissioner of revenue and the state department of revenue to collect any sales and use taxes now or hereafter levied in the Town of Camp Hill, Tallapoosa County, Alabama, and its police jurisdiction under the provisions of any ordinance or resolution duly promulgated and adopted by the governing body of said town; to prescribe the powers, duties and authority of the commissioner of revenue, the state department of revenue, and the comptroller with respect to the method of procedure for collecting such taxes and remitting the proceeds thereof.

Also:

H. 1492. Relating to the selection of textbooks for use in public schools in counties having populations of 600,000 or more; amending further Section 12 of Act No. 412, S. 261, Regular Session 1945, an act providing for the adoption, selection, purchase and distribution of textbooks (Gen. Acts 1945, p. 647).

Also:

H. 1477. Relating to corporations organized to operate municipal water, sewer, gas, and electric systems; regulating further the compensation of members of boards of directors of such corporations in all counties having a population of not less than 24,600 nor more than 25,300, according to the 1960 or any subsequent federal decennial census.

Also:

H. 1484. Authorizing the appointment of juvenile court officers in counties having populations of not less than 49,500 nor more than 50,000, according to the 1960 or any subsequent federal decennial census.

Also:

H. 1482. To permit any bank located in Baldwin County, Alabama, to establish in the municipal limits of Gulf Shores, Alabama, one branch bank, branch agency, additional office, or branch place of business in addition to all other branches, agencies, offices or places of business authorized by law, subject to the approval of the State Superintendent of Banks.

Also:

H. 1517. To provide for temporary commitment of insane persons by the probate judge of Mobile County.

Also:

H. 1516. To authorize and direct the county governing body of Mobile County to pay certain sums as supplementary pension payments to certain employees of the county entitled to retirement pay from sources to which the county has contributed.

Also:

H. 1512. To amend Sections 4 and 5 of Act No. 288 of the 1955 Regular Session of the Legislature of Alabama which relates to the regulation and licensing of barbers and barber colleges, and other like businesses in any County of the State of Alabama having a population of at least 150,000 nor more than 250,000, to creating a barber's Commission for said counties and defining the powers and duties of said barber Commission and providing for an inspector and providing a penalty for the violation of the provisions thereof.

Also:

H. 1434. To alter and rearrange the boundaries of the town of Dora, Walker County, so as to annex certain territory to the town.

Also:

H. 1433. To alter, rearrange, and extend the boundary lines and corporate limits of the city of Linden, in Marengo County, Alabama.

Also:

H. 1479. To amend further Act No. 345, H. 793, approved September 24, 1923 (Local Acts of Alabama, 1923, page 237), which relates to the election, duties, term of office and compensation of the county superintendent of education of Blount County.

Also:

H. 1511. To amend, revise and re-enact Act No. 168, H. 287, approved March 15, 1939, as amended, an act creating an inferior court designated as the Court of Common Pleas of Montgomery (Local Acts of 1939, p. 87).

Also:

H. 1519. To provide retirement allowances for certain elected officials and former elected officials of Mobile County and certain incorporated municipalities therein.

Also:

H. 1478. Relating to the levy of additional taxes for certain purposes in Lamar County; authorizing the court of county commissioners, board of revenue, or other like governing body of the county to levy, when approved by a majority of the qualified voters of said county, special county privilege license and excise taxes paralleling state sales and use taxes as provided for in Act No. 100, H. 94, approved August 18, 1959, and Article 11 of Chapter 20, Title 51, Code of Alabama 1940, as heretofore amended and supplemented; providing for the collection and enforcement of such taxes by the state department of revenue.

Also:

H. 1528. To authorize the employment of an administrative assistant to the governing body of any county having a population of not less than 48,500 nor more than 49,750.

Also:

H. 1505. To authorize savings and loan associations to open, establish, operate and maintain branch offices in counties having a population of not less than forty-five thousand (45,000) nor more than fifty thousand (50,000) inhabitants according to the last or any subsequent Federal decennial census.

Also:

H. 1503. To extend the boundary lines of the City of Decatur, in Morgan County, Alabama, and to include within the boundaries of said municipality certain additional territory.

Also:

H. 1372. To alter or rearrange the boundary lines of the Town of Robertsdale, Baldwin County, Alabama, so as to include within the corporate limits of said Town all territory now within such corporate limits and also certain other territory contiguous thereto, in Baldwin County, Alabama.

Also:

H. 1506. To alter, rearrange, and extend the boundaries and corporate limits of the City of Haleyville, Alabama, a municipal corporation, so as to annex certain territory to the City.

Also:

H. 1407. To propose an amendment to the Constitution of Alabama authorizing the school districts in Jefferson County to levy and collect, subject to a vote of the qualified electors therein, special district property taxes for the support of education.

Also:

H. 1495. To alter and re-arrange the boundary lines of the City of Mountain Brook, Alabama so as to include within the corporate limits of said City all territory now within such corporate limits and also certain other territory in Jefferson County, Alabama, contiguous to said City.

Also:

H. 1527. Authorizing the governing bodies of all counties having populations of not less than 48,500 nor more than 49,750 to provide retirement allowances for certain county employees.

Also:

H. 1487. To provide for the payment of an allowance for the chairman of the board of revenue, court of county commissioners or like governing body of any county having a population of not less than 36,600 nor more than 37,600 inhabitants according to the 1960 or any subsequent federal decennial census.

Also:

H. 1490. To alter, rearrange, and extend the boundary lines and corporate limits of the Town of Fulton, in Clarke County, Alabama.

Also:

H. 1406. To apply in all counties in the State of Alabama having a population of 600,000 or more according to the last or any subsequent federal census, to provide that the governing body of each such county shall have authority to purchase, acquire and maintain two unmarked or undesignated passenger automobiles for official use. Said cars to be serviced by the county and to provide for the payment and expenses of their upkeep; defining violations of the act and prescribing penalties therefor; and repealing act No. 529, H. 1098, approved November 19, 1959, (Acts of Alabama 1959, p. 1304).

Also:

H. 1488. To amend Act No. 661, H. 1077, approved September 20, 1957, an act relating to the creation and establishment of the Madison County Court (Acts of Alabama 1957, vol. II, p. 1003) so as to provide further for the appointment of assistant clerks and further for the compensation of the chief clerk, assistant clerks, and the judge of said court.

Also:

H. 1481. To alter, re-arrange, and extend the boundaries and corporate limits of the Town of Gulf Shores in Baldwin County, Alabama.

Also:

H. 1515. To authorize the governing bodies of all counties having populations of not less than 300,000 nor more than 500,000 according to the 1960 or any subsequent federal decennial census, to appropriate county funds for the purpose of providing death compensation comparable and equal to death compensation payable under Article 2, Chapter 5, Title 26, Code of 1940, as amended, for the death of county employees arising out of and in the course of their employment, whether such death occurred prior or subsequent to the effective date of this Act; and to provide for the payment of such compensation.

Also:

H. 1501. Relating to counties having a population of not less than 80,000 nor more than 96,000 inhabitants, according to the last or any subsequent federal decennial census; prohibiting the sale of alcoholic beverages in certain places in such counties; prohibiting consumption of alcoholic beverages in certain places in such counties; providing that the Act shall not be construed as authorizing or legalizing the sale of alcoholic beverages at any other places in such county in which a majority of the qualified electors of the county voting at a referendum held for that purpose have voted that the county shall be a dry county; prescribing penalties for violations of the Act.

Also:

H. 1510. To create, establish and regulate an Inferior Court or County Court for the County of Montgomery; to provide and define the jurisdiction of said Court, and the terms thereof; to provide for the Judge and the officers of such Court, and their powers, duties and compensation; to fix the

term of office for such Judge, and to fix the fees and costs for such Court; to provide rules of procedure for said Court, and for the operation thereof; and to provide for registering, and in lien of its judgments.

Also:

H. 1529. Relating to the appointment, duties, and compensation of the county treasurer in all counties having populations of not less than 48,500 nor more than 49,750.

Also:

H. 1344. Proposing an amendment to the Constitution authorizing the court of county commissioners, board of revenue, or like governing body of Bullock County to levy additional license taxes.

Also:

H. 1383. To extend, alter and rearrange the boundary and corporate limits of the city of Union Springs, in Bullock County, Alabama.

Also:

H. 1520. To create the Mobile Area Foundation for Public Higher Education to provide for, promote, and encourage education on a college or university level; to provide for the selection of the members and board of directors of such Foundation; to authorize and direct such board to become a public non profit corporation; to prescribe the manner of effecting such corporation; to authorize and empower the corporation to enter into agreements with certain public educational bodies for the purpose of providing public higher educational facilities for the Mobile area, to transfer property to such educational body for such purposes, to buy, sell, lease and hold land, to accept gifts and bequests for educational purposes, to make contracts, incur liabilities, borrow money, pledge assets and loan funds; and to provide for the perpetual succession of the corporation.

Also:

H. 83. To further amend Act No. 288, approved July 7, 1945 (General Acts of Alabama, 1945, page 478) entitled "An Act To Provide Judicial Officers of the State; to designate them as Supernumerary Circuit Judges; to provide the conditions under which a Judge of the Circuit Court may become a Supernumerary Circuit Judge; to prescribe the qualifications, tenure of office, duties, powers, authority, compensation, and the method of removal from office of such Supernumerary Circuit Judges, and to appropriate funds for the payment of such compensation."

Also:

H. 303. For the relief of L. B. Kilpatrick, contractor; To make an appropriation of State Highway Department funds to compensate such contractor for certain construction work done on Alabama Highway Projects, S-222 (2) Shelby County; and Coffee County S-886, S-887, S-888, S-889.

Also:

H. 350. For the relief of Sisk and Meade, contractors, of Centre, Alabama; making an appropriation of state highway department funds to com-

pensate such contractors for certain construction work done on Alabama highway projects.

Also:

H. 1499. To authorize and make provision for the incorporation in any county having a population of not less than 110,000 nor more than 165,000, according to the last or any subsequent federal decennial census, of an authority as a public corporation for the purpose of acquiring, constructing, enlarging, equipping, improving, maintaining, developing and operating airports, heliports, airport buildings and facilities and of constructing, acquiring, establishing, improving, extending, enlarging, reconstructing, equipping, maintaining, repairing and operating buildings, structures and facilities suitable for use as manufacturing plants, industrial plants, retail shopping areas or centers, parks, exhibits, exhibitions or for the conduct of any lawful business, at, upon, or adjacent to any airport, heliport or aircraft landing area owned or operated by such authority and leasing or letting such buildings, structures or facilities; to provide that in order for any such authority to be organized, application be made to the governing body of the county in which such authority is to be organized and to the governing body of at least one municipality therein and that permission for organization of such authority be granted by each such governing body; to provide for the election of the directors and officers of such authority; to specify its powers; to endow such authority with the power of eminent domain; to provide that the county in which any authority has been organized and each municipality which duly authorized the organization of such authority may aid and cooperate in the planning, undertaking, acquisition, construction and operation of airports, heliports and air navigation facilities and may lend, give, donate, sell, convey or transfer to such authority money, property (including existing airports and airport facilities) or any right capable of transfer; to implement such provisions by authorizing such county and each such municipality to issue its general obligation bonds for the purpose of aiding in the planning, undertaking, acquisition, construction and operation of airports and airport facilities of an authority organized pursuant to this act; to provide that no action or suit shall be brought or maintained against such authority or a director thereof for or on account of the negligence of the authority or director or of its or his agent, servants or employees; to authorize the issuance by such authority of interest bearing revenue bonds payable solely out of the revenues of the authority; to specify provisions of said bonds and to declare them to be negotiable instruments; to provide that said bonds may be secured by pledge of any of the revenues of such authority to which its right then exists or may thereafter come into existence and by foreclosable mortgage on any property of such authority whether then in existence and thereafter acquired; to provide that such pledge may be provided for in an indenture between said authority and a corporate trustee or by resolution providing for the issuance of the bonds; to provide that such pledges shall be valid and binding when made and effective against third parties without notice from the time a statement thereof is filed in the office of the judge of probate of the county in which such authority is organized and any other county in which there is located any property, the revenues from which are so pledged; to provide that said authority may include in any indenture or resolution authorizing the issuance of bonds provisions customarily contained in instruments securing evidence of indebtedness; to specify the uses to which the proceeds of said bonds may be put; to authorize the refunding of said bonds; to provide for remedies in the event of any default; to exempt from all taxation the bonds issued by said authority and the income therefrom and the property and income of said authority; to authorize the investment in bonds of the authority any idle funds of the county in which such authority was organized and of each municipality which duly authorized the organization of the authority; to

provide that said bonds shall be legal investments for fiduciaries and savings banks and insurance companies; and to authorize the publication of notice of the adoption of the resolution authorizing said bonds and specifying the period of time after such publication within which actions and defenses may be asserted respecting said bonds, pledge and indenture and the proceedings authorizing the same.

Also:

H. 1525. To provide for the establishment and administration of a General Retirement System for County Employees in Jefferson County, Alabama, and for the payment of benefits to the employees and officers of said County; to provide for membership and benefits for present and future employees, excepting, and provided that no person shall be eligible who is a member of or receiving retirement benefits under the provisions of that retirement system created by that certain Act of the Legislature No. 810, page No. 1411, General Acts of Alabama of 1951, approved September 11, 1951, or created by that certain Act of the Legislature No. 551, page No. 766, General Acts of Alabama of 1953, approved September 9, 1953, as amended by that certain Act of the Legislature No. 95, page No. 407, Second Special Session of the Legislature of Alabama of 1956, approved April 14, 1956.

Also:

II. 53. To amend further Section 9 of Title 34, Code of Alabama 1940, in relation to the place or places where marriage licenses may be issued.

Also:

H. 370. To amend Code of Alabama 1940, Title 51, Section 568, in relation to the privilege license payable by itinerant vendors or peddlers.

Also:

H. 82. To amend Sections 364 and 365 of Title 52 of the Code of Alabama of 1940, as amended, which relates to the Teachers' Retirement System.

Also:

H. 4. To provide the sum of \$150,000, in addition to all other sums heretofore provided, for the payment of awards by the Board of Adjustment made during the fiscal year ending September 30, 1961.

Also:

H. 15. To appropriate out of any funds in the State Treasury to the credit of the Alabama State Bar Association, the sum of \$70,000 for the purpose of erecting and constructing a building for the Alabama State Bar Association.

Also:

H. 180. To amend Sections 3 and 4 of Act 515 approved July 9, 1945, as amended, which relates to the Employees' Retirement System of Alabama.

Also:

H. 24. To authorize the Governor, the Director of Finance, and the Attorney General to become a public corporation to be known as Alabama Building Finance Authority; to provide the procedure for incorporation, to designate the members, directors, and officers of the Authority; to prescribe the powers of the Authority, including the power to provide for the construction, reconstruction, improvement, alteration, and equipment of public office buildings and the acquisition of sites therefor, the power of eminent domain, and the power to sell and issue not exceeding \$4,000,000 principal amount of bonds for such purposes; to authorize the issuance of refunding bonds; to provide for the investment of the proceeds from the sale of the bonds of the Authority; to provide that all properties of the Authority and the income therefrom and all bonds issued and the income therefrom and all leases made and all lien notices filed shall be exempt from all taxation in the State of Alabama; to provide that such bonds shall constitute negotiable instruments; to provide that such bonds shall be payable solely out of revenues of the Authority and shall not create an obligation or debt of the State; to provide that any bonds issued by the Authority may be used as security for deposits and investment of public funds and fiduciary funds; to specify the application of the proceeds of the bonds of the Authority; to provide for the construction and equipment of buildings by the Authority; to authorize the conveyance to said Authority of lands owned by the State; to create a reserve fund for the benefit of the bonds of the Authority; to authorize the Authority to pledge such revenues from its facilities as may be necessary to pay the principal of and interest on its bonds; to authorize the filing for record of an instrument reciting the issuance of said bonds and the creation of said pledge as a lien on said revenues which filing will constitute constructive notice; to provide that the State Treasurer shall be the custodian of the funds of the Authority; to provide for the lease to and by agencies, boards, commissions, public corporations, bureaus and departments of the State of Alabama and of the United States, and to private parties, of space for occupancy in said building or buildings; to authorize publication of notice of the resolution authorizing any bonds or pledge and to specify a limitation of time thereafter for actions or defenses respecting said bonds or pledge; and to provide for dissolution of said Authority and conveyance of its assets and properties to the State upon payment of said bonds.

Also:

H. 192. To amend Section 13 of Title 33 of the Code of Alabama of 1940:

Also:

H. 196. To amend sections 1 & 13 of an act approved September 30, 1947, entitled "An Act Relating to and regulating contracts for public works; and to repeal Chapter 1, Title 50, of the Code of Alabama, 1940, Sections 1 to 15, inclusive" (Act No. 492, H. 778, General Acts of 1947, p. 338), so as to re-define the term "public improvement"; to provide that the advertising requirements of said act shall apply only to contracts involving an amount in excess of five hundred dollars (\$500.00); to provide that all contracts entered into in violation of said act shall be null, void and violative of public policy.

Also:

H. 92. To provide for the issuance and use of distinctive flags or distress signals by handicapped or paraplegic drivers of motor vehicles.

Also:

H. 203. To implement the provisions of that certain Constitutional Amendment that was proposed by Act No. 151 adopted at the 1957 Regular Session of the Legislature of Alabama and that authorizes the State to engage in works of internal improvements by promoting, developing, constructing, maintaining and operating along navigable streams and waterways of Alabama all manner of docks and facilities of every kind, in aid of commerce and use of waterways of the State, and to incur indebtedness and issue bonds for said purpose; to authorize the State to engage in such works of internal improvement at an additional cost of not exceeding \$1,500,000; to designate the Alabama State Docks Department and any department or agency of the State that may succeed to its functions as the Agency to undertake, manage, operate and control such developments and improvements; to prescribe the powers, duties and authority of said Department in connection therewith; to authorize the State to become indebted to the extent of not exceeding \$1,500,000 in principal amount to carry out the provisions of this Act and to issue its interest bearing direct general obligation bonds therefor; to prescribe in general the terms of such bonds and the method and manner of the sale and issuance thereof; to exempt the same and the interest thereon from taxation; to provide for the payment for any indebtedness evidenced by bonds issued pursuant to this Act and to pledge the full faith and credit of the State to the payment of such indebtedness; to provide for the refunding of any bonds issued under the said Constitutional Amendment; to provide for investment of the proceeds of any bonds issued hereunder and other funds received under this Act, pending the need for such funds; to provide for the use of funds obtained from the operation of improvements constructed with proceeds of any bonds issued under the provisions of said Constitutional Amendment; to make appropriation for payment of the principal of and interest on bonds issued under the said Constitutional Amendment from the General Fund of the State; to provide for the acquisition of property for the purposes of this Act and for the exercise of the power of eminent domain with regard thereto; to prescribe the powers and duties of the Governor, the said Department and other officers of the State in carrying out the provisions of this Act; to authorize the said Department to fix and collect reasonable rates and charges for services rendered by, and for use of, facilities established pursuant to this Act; and to require the maintenance of records of the total cost of, the gross revenues from, and the expenses of operating, each unit of development acquired, constructed, or operated pursuant to the provisions of this Act or Act No. 311 adopted at the 1957 Regular Session of the Legislature or Act No. 98 adopted at the 1959 Regular Session of the Legislature; and to provide that surplus revenues derived from operation of the state docks facilities at the Port of Mobile may be used to meet operating deficits of the facilities constructed under said Constitutional Amendment.

Also:

H. 91. To appropriate out of any funds in the state treasury to the credit of the General Fund, not otherwise appropriated, the sum of Twenty-five Thousand Dollars (\$25,000) to the Department of Conservation, Division of State Parks, Monuments and Historical Sites, to be used only for the purchase of lands for the development and restoration of the Fort Toulouse Site in Elmore County, Alabama, and to provide for the lease, sale, swap, exchange, transfer or other disposition of such lands to the United States Government without consideration if the United States Government will

recognize said property as a historic site or national monument and will assume the management, control and operation of the Site after so recognizing same as a historic site or national monument.

Also:

H. 231. To permit the State Geologist and the Assistant State Geologist to teach courses at the University of Alabama which are related to the study of geology. To regulate the time during which such teaching shall be permitted and to provide compensation for same. To provide from what funds such compensation shall be paid and the conditions under which it shall be paid. To permit faculty members and students of any institution of higher learning in the State of Alabama to do research and other related work for the State Geological Survey or the State Oil and Gas Board. To limit the time during which such research work may be conducted. To provide compensation for such work, the funds from which same shall be paid and the conditions and regulations under which such research work may be done. To provide an effective date for this act.

Also:

H. 323. To amend Code of Alabama 1940, Title 48, Section 5, to provide that congressional redistricting shall not serve to disqualify public service commissioners even though two or more commissioners may be residents of the same congressional district.

Also:

H. 298. To provide supernumerary circuit court reporters for the State of Alabama; prescribing their duties; setting up their requirements and qualifications; fixing their compensation; status and tenure of office; and making an appropriation to pay their salaries:

And finds same correctly enrolled.

VIRGIS M. ASHWORTH,
Chairman.

SIGNING OF BILLS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills, the titles of which are set out in the above and foregoing report of the Standing Committee on Rules.

REPORT OF THE STANDING COMMITTEE ON RULES ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bills, to-wit:

H. 1375. To establish a merit system for the City of Decatur; to provide a policy for the administration of this act; to divide positions in the city into classified and exempt services, and to provide for changes between such services; to provide a status for present employees, personnel rules and personnel plans of the city; to provide for the organization of the Personnel Board of the city, to establish the qualifications of its members and the duties they will perform; to provide for the adoption, amendment and repeal of rules, regulations, job classification plans and pay plans to effectuate the purposes of this act; to provide for the employment of persons with and without competitive examination; to provide for temporary appointments and the manner in which they shall be made permanent; to provide for the establishment of lists of persons eligible for employment and to establish the manner in which such lists shall be used; to establish a period of probation for certain city employees; to provide for rules governing working hours and leaves of absence; to provide for the laying-off of employees; to establish the manner in which employees may be disciplined and to provide a procedure under which certain employees may protest such disciplinary action; to give the Personnel Board the authority to require the attendance of witnesses and the production of documents at such proceedings and to establish penalties for failure to attend or produce records as required; to require such Board to maintain certain records; to prohibit political activity by certain employees of the city; to provide for the expenses of such Board; and to guarantee certain rights to the governing body of the city and to repeal conflicting laws.

Also:

H. 1340. Relating to Crenshaw County; levying a license tax on persons and other engaging in selling tangible personal property at retail and on persons and others conducting places of amusement in said county, the said tax to be measured by the gross receipts or gross proceeds of such businesses; levying an excise tax on the storage, use or other consumption in said county of tangible personal property purchased for use, storage or other consumption in said county; specifying sales and transactions that are exempt from the measurement of the said license tax; specifying property the use, storage or other consumption of which is exempt from the said excise tax; providing for payment of said taxes, making reports and maintaining records with respect thereto, the collection of the said taxes, and the enforcement of the provisions of this act; making applicable to the taxes herein levied, and adopting by reference, certain provisions of Act No. 100 adopted at the 1959 Second Special Session of the Legislature of Alabama and of Article 11 of Chapter 20 of Title 51 of the Code of Alabama, as amended; providing that the Commissioner of Revenue and the State Department of Revenue shall have all powers and duties respecting the taxes herein levied and the collection thereof that they have under said Act No. 100 and said Article 11, as amended as aforesaid; providing for collection of said excise tax by sellers registered under Section 790 of Title 51 of the Code of Alabama of 1940, as amended; providing that the said license tax shall be added to the sales price or admission fee and passed on to the purchaser or person paying the said admission fee; providing for a discount to persons subject to the said license tax and to such registered sellers; providing for a charge by the State Department of Revenue for collecting the taxes herein levied; and providing for the use of the revenues from said taxes.

Also:

H. 21. To make an appropriation for the support and maintenance of the Alabama Vocation School for Girls.

Also:

H. 88. To exclude certain municipal privilege licenses from gross sales, or gross receipts, in the computation of State Sales Taxes (Act No. 100, H. 94, approved August 18, 1959, Acts 1959, vol. 1, p. 298).

Also:

H. 278. To provide for liens by registered veterinarians to aid in the collection of their charges, and for the enforcement thereof.

Also:

H. 376. For the relief of Martin McCrory.

Also:

H. 623. To exempt certain religious publications from the use tax levied under the provisions of Article 11, Chapter 20, Title 51, Code of Alabama 1940.

Also:

H. 696. To amend Section 470 of Title 37 of the Code of Alabama of 1940 so as to clarify the provisions of the said section with respect to the powers of municipalities to own, construct, maintain and lease buildings and other improvements on and near wharves and wharf sites and so as to change the period of time for which leases may be made under said section.

Also:

H. 714. To amend further Act No. 376, S. 280, Regular Session 1947 (Acts of Alabama 1947, page 267), an act authorizing and empowering certain governing bodies and agencies to contract for, obtain and maintain policies of group life, health, accident, and hospitalization insurance, and insured retirement plans for certain of its officers and employees in order to authorize and empower the board of directors of any county or municipal hospital to provide such insurance and retirement plans for its officers and agencies.

Also:

H. 713. To further amend Section 99, Title 21, Code of Alabama of 1940.

Also:

H. 1015. To exempt from the computation of the taxes levied by Section 2 (a) of the Act of the Legislature of Alabama approved August 18, 1959, the gross proceeds received from the sale or furnishing of food, soft drinks, tobacco products, stationery and all other similar and or related articles by the Hospital Canteens operated by Alabama State Hospitals at Bryce Hospital and Partlow State School for Mental Deficients at Tusca-

loosa, Alabama and Searcy Hospital at Mt. Vernon, Alabama, for the benefit of the patients therein.

Also:

H. 1398. To amend further Section 11 of Title 27, Code of Alabama 1940, to provide that the judge of probate shall make a report to the board of registrars of the result of proceedings to legitimate bastard children.

Also:

H. 1408. To amend Section 23 of Act No. 929 S. 676 approved September 12, 1951 (General Acts of Alabama, 1951, page 1579) entitled "An Act to create or provide in or for each and every city of the State of Alabama having a population of two hundred and fifty thousand or more inhabitants according to the last or any succeeding federal census, a pension and relief or retirement and relief system for officers and employees of such city and their widows and children; to make the provisions of such system retrospective as well as prospective; and, subordinately, to define officers and employees of the board of health of any county in which any such city may be located as officers and employees of such city for the purpose of retrospective and prospective application of the terms or provisions of such system."

Also:

H. 1431. To make an appropriation of highway department funds for relief of Mrs. Clyde McLean Wilson, of Clarke County.

Also:

H. 486. To define further the term taxable sales as used in sales and use tax laws, providing that parts taken from stock to make repairs covered by warranty shall not be subject to sales and use taxes.

H. 679. To make an appropriation for the relief of Dothan Lincoln-Mercury Company, Ltd.

Also:

H. 669. To provide for assessment and collection of ad valorem taxes on motor vehicles; amending further Code of Alabama, 1940, Title 51, Section 704.

And finds same correctly enrolled.

VIRGIS M. ASHWORTH,
Chairman.

SIGNING OF BILLS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by two-thirds vote of a quorum present, signed

the Bills, the titles of which are set out in the above and foregoing report of the Standing Committee on Rules.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 1216. To amend Title 37, Sections 404, 426, 428, 429, 456 and 457, of the Code of Alabama 1940, as heretofore amended, relating to the election of mayor and alderman and the legislative functions of municipal councils.

Also:

H. 1541. Relating to the management of public records now on hand and required by law to be kept by the Circuit Court of Mobile County, Alabama, and the subdivisions thereof, and which may in the future be required to be kept by such Court; providing for the photographing or micro-filming or other permanent reproduction of such public records kept and required to be kept by such Court, and providing that such reproduced copies shall constitute the official records of such Court and further providing copies made from such reproduced records will be admissible in evidence; and for the defrayment of the costs of such reproduction of such records, and the costs of equipment, supplies and personnel required for the maintenance, use and operation of such records by such Court after such reproduction has been completed.

Also:

H. 1504. To alter or rearrange the boundary lines of the City of Arab, Marshall County, Alabama, so as to include within the corporate limits of said City all territory now within such corporate limits and also certain other territory contiguous thereto, in Marshall County, Alabama.

Also:

H. 1491. To vacate and hold for naught that certain dedication to the use of the public, as a park, driveway and pleasure ground forever, to certain real estate in the City of Geneva, Alabama, conveyed by D. H. Morris and others to Geneva County, Alabama, and by Geneva County, Alabama to the City of Geneva, Alabama, and to vest fee in City of Geneva, Alabama.

Also:

H. 1425. To provide for the compensation to be paid the Deputy Circuit Solicitor who is elected by the people in counties having a population of 500,000 or more according to the last or any subsequent decennial federal census.

Also:

H. 1424. To provide for the compensation to be paid the Assistant Deputy Circuit Solicitor in counties having a population of 500,000 or more according to the last or any subsequent decennial federal census.

Also:

H. 1270. Relating to Mobile County: To fix the compensation of the clerk of the circuit court of Mobile County.

Also:

H. 1269. Relating to Mobile County: To fix the compensation of the register of the circuit court of Mobile County.

Also:

H. 816. To alter, rearrange and extend the boundaries of the City of Bessemer, Alabama, so as to include within the corporate limits thereof certain additional territory in Section 34, Township 18 South, Range 4 West, Jefferson County, Alabama.

Also:

H. 1276. To name the state vocational trade school located in Montgomery County the "John M. Patterson Trade School."

Also:

H. 1465. To amend Act No. 122 of the Legislature of Alabama of 1955, approved July 8, 1955, (Acts of Alabama of 1955, page 366, et seq.)

Also:

H. 1496. To amend the title and Sections 1, 3, 5, 9 and 10 of Act No. 529, General Laws of Alabama, approved September 2, 1949 (Acts of Alabama, 1949 page 827 et seq.) entitled, "An act To apply in all counties of this State having a population of not less than 140,000 according to the last of any subsequent Federal census and to provide for the protection of public health and safety in such counties by requiring persons to establish their competency as plumbers before doing or supervising plumbing in said counties in this State; to create a board to be known as the Plumbers Examining Board; to define plumbing, master plumbers, journeymen plumbers and subjects related to plumbing; to provide for the appointment of the members of said Plumbers Examining Board and their term of office; to provide for the payment of compensation to the members of said Board and the employees thereof, and to provide for the payment of expenses incurred by the members of said Board and its employees; to define the powers conferred upon and duties imposed upon said Board; to provide funds for the maintenance, operations and functions of said Board; to provide for the examination and certification of master plumbers and journeymen plumbers; to provide for the payment of examination fees and certificate fees; to empower the said Board to revoke certificates; to provide for appeals from the ruling of the Board; to provide for the execution and filing of bonds by plumbers; to provide for the collection, handling and disbursement of monies and funds received as fees by said Board; and to provide penalties for the violation of this Act," as heretofore amended.

Also:

H. 1486. To alter, re-arrange and extend the boundary lines of the Town of Cedar Bluff, in the County of Cherokee, State of Alabama, so as to include within the corporate limits of said town all territory within the existing corporate limits and certain other territory in Cherokee County, Alabama.

Also:

H. 383. To amend Section 33 of Title 8, Code of Alabama, which relates to non-resident trip hunting license to increase the penalty therefor.

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the House amendment to the following Senate bills:

S. 650. To authorize the governing bodies of all counties having populations of not less than 60,500 nor more than 65,000, according to the last or any subsequent federal decennial census, to regulate the planning and construction of all public streets, public roads, and drainage structures located or to be located in subdivisions of land situated outside the corporate limits of any municipality in such counties.

Also:

S. 371. To allow the court of county commissioners or other like governing bodies of certain counties classified on a population basis to fix and set aside, by resolution, certain days of the week for the closing of the offices in the courthouses of such counties.

Also:

S. 447. To establish for Chilton County, Alabama a Law and Equity Court; to define its jurisdiction and power, to provide for its officers and appointment, election, terms of office, powers, duties and compensation; to provide for a Court Reporter for said Court and fix and prescribe his duties, compensation and to provide for the payment of his salary; to provide that said Court shall be open at all times for the trial of causes and the transaction of business; to provide the rules and procedures of said Court, to provide a fine and forfeiture fund of said Court; to provide for the transfer of certain causes now or hereafter pending in the Circuit Court, County Court, Probate Court and the Juvenile Court of Chilton County, Alabama and to give said court Juvenile and Domestic Relations jurisdiction; and to abolish the County Court of Chilton County, Alabama.

Also:

S. 655. To abolish the Law and Equity Court of Lauderdale County; providing for the transfer of cases now pending in said Law and Equity Court to the Court hereby created and to the Lauderdale County Circuit

Court, abolishing the criminal jurisdiction of justice of the peace courts in Lauderdale County, Alabama, and providing for the transfer of criminal cases pending in said courts to the court created by this Act; to create and establish in Lauderdale County a court to be known as the "Lauderdale County Inferior Court"; defining its criminal and civil jurisdiction; providing it with officers, defining their powers, duties, compensation, term of office and the manner of their selection; regulating its procedures and process; prescribing costs and fees therein; to direct the county governing body to furnish quarters, books, forms, stationery, equipment and supplies requisite to the efficient function of the court.

Also:

S. 602. To amend Act No. 127, H. 239, approved June 27, 1927, entitled "An Act To provide for the election of a County Superintendent of Education for Dale County, Alabama, to fix his term of office, to prescribe his salary, and the manner of payment, to define his qualifications, powers, and duties, and to provide for the election of his successor in office" (Local Acts of Alabama 1927, p. 52).

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the House Amendment to the following Senate Bill:

S. 532. To provide further for the supplemental compensation of any presiding circuit judge in any judicial circuit composed of only one county having two circuit judges and a population of not less than sixty thousand five hundred nor more than sixty five thousand inhabitants according to the last or any subsequent federal decennial census; providing for the payment of such supplemental compensation out of the general fund of the county composing such judicial circuit.

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 1483. To alter or rearrange the boundary lines of the City of Fairhope, Baldwin County, Alabama, so as to include within the corporate limits of said City all territory now within such corporate limits and also certain other territory contiguous thereto, in Baldwin County, Alabama, and to provide that the property annexed to the City of Fairhope be exempted from all municipal ad valorem taxes until the following municipal services are rendered said area, to-wit:

Police protection, fire protection, City planning and zoning, garbage collection, gas and water service shall be rendered to the property owners and persons residing therein or made available to them.

And, to require the County of Baldwin to continue to maintain the streets and roads in such added territory until such time as the same is assessed for taxation by the City of Fairhope.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Brannan the House concurred in and adopted the Senate amendment to the bill, H. 1483, said Senate amendment being as follows:

Amendment to H. B. 1483

Strike out Section 4 of the bill entirely and insert in lieu thereof the following:

Section 4. The substantive provisions of this Act shall become operative only if the Act is approved by the qualified electors who reside within that part of the territory hereinabove described which is not presently included within the corporate limits of the City of Fairhope, voting in a referendum election to be held on a day designated by the Probate Judge of Baldwin County, not less than twenty nor more than forty days from the date of this enactment. The notice of the election shall be given by the Probate Judge of Baldwin County, and the election shall be held, conducted and the results thereof canvassed in the manner prescribed by Article 2 of Chapter 5 of Title 37, Code of Alabama 1940, for giving notice of and conducting elections on the question of annexing territory to cities of twenty-five thousand or more inhabitants insofar as such provisions of said article may be appropriate; provided, however, no resolution of the municipal governing body need be made or filed with the Probate Judge, nor need a plat or map of the territory to be annexed be filed with the Probate Judge. The question shall be on the adoption of Act No. ———, H. 1483 of the 1961 Regular Session of the Legislature, which alters, re-arranges and extends the corporate limits of the City of Fairhope in Baldwin County. Each voter may furnish his own ballot, and if he desires to vote for the adoption of said Act there shall be written or printed on such ballot the word "YES." If he desires to vote against the adoption of such Act the word "NO" shall be written or printed on his ballot. The City of Fairhope shall pay all costs and expenses incident to the election.

Yeas 59; Nays 0.

Yeas:

Messrs.	Cabiness	Glass	Johnston (Leonard)
Adams	Callahan	Goldthwaite	Jones (Covington)
Avery	Chambers	Goodwyn	Jones (Monroe)
Barnett	Cornett	Grant	Long (Perry)
Bassett	Daniel	Gross	McClendon (Chambers)
Bishop	Dickson	Grouby	McCorquodale
Boyd	Dodd	Hain	McLendon (Bullock)
Brannan	Dunn	Hankins	Martin
Branyon	Faulk	Hardy	Merrill
Broadfoot	Ferguson	Hearn	Nettles
Brooks	Gilmer	Johnson (Hardaway)	Oakley

Oden	Ray	Self	Thomas
Owens	Reynolds (Chambers)	Sessions	Torbert
Powell	Rozelle	Smith (Russell)	Turner
Ramey	Salter	Steagall	Turnham

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And said bill, H. 1483, as amended by the Senate amendment, was again read at length and passed.

Yeas 54; Nays 0.

Yeas:

Mr. Speaker	Daniel	Johnson (Hardaway)	Ray
Adams	Dickson	Johnston (Leonard)	Reynolds (Madison)
Avery	Dodd	Jones (Covington)	Rozelle
Barnett	Dunn	Jones (Monroe)	Salter
Bassett	Faulk	Long (Perry)	Self
Bishop	Ferguson	McCorquodale	Sessions
Boyd	Glass	McLendon (Bullock)	Smith (Russell)
Brannan	Goldthwaite	Martin	Steagall
Branyon	Goodwyn	Nettles	Thomas
Broadfoot	Grant	Oakley	Torbert
Brooks	Gross	Owens	Trimmier
Cabiness	Hain	Powell	Turner
Callahan	Hankins	Ramey	Turnham
Cornett	Hearn		

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MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 1411. To require disaster preparedness in the schools and educational institutions in each County in the State having a population in excess of 500,000 according to the last or any subsequent Federal decennial census.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Sessions the House concurred in and adopted the Senate amendment to the bill, H. 1411, said Senate amendment being as follows:

In Section 1 strike out the word "require" and insert in lieu thereof "request."

In Section 2, after the words "in such county" where it appears for the second time, strike out the words "shall comply" and insert in lieu thereof

the words "subject to their prior responsibility to the board of education of such school system,"

Yeas 61; Nays 0.

Yeas:

Messrs.	Dickson	Hearn	Phillips
Bailey	Dodd	Ingram	Pierce
Barnett	Dunn	Jones (Covington)	Powell
Bassett	Faulk	Jones (Monroe)	Ramey
Bishop	Ferguson	Lee	Ray
Boyd	Gilchrist	Long (Perry)	Reynolds (Madison)
Brannan	Gilmer	McClendon (Chambers)	Self
Branyon	Glass	McCorquodale	Sessions
Brewer	Goodwyn	McLendon (Bullock)	Smith (Russell)
Broadfoot	Gordon	Martin	Smith (St. Clair)
Brooks	Grant	Merrill	Steagall
Cabiness	Gross	Nettles	Thomas
Callahan	Grouby	Oakley	Torbert
Chambers	Hain	Oden	Turner
Cornett	Hankins	Owens	Turnham
Daniel	Hardy		

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MESSAGE FROM THE SENATE

Mr Speaker:

The Senate has amended as therein shown and, as amended, has concurred in adopted the following House Joint Resolution and returns same herewith to the House:

H. J. R. 99. To create a commission to study and to report to the Legislature on certain questions with respect to the merit system for public employees in Jefferson County and to memorialize Jefferson County, and the municipalities therein, to appropriate the funds needed to defray the expenses of any such commission.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Sessions the House concurred in and adopted the Senate amendment to the resolution, H. J. R. 99, said Senate amendment being as follows:

Amendment to H. J. R. 99.

Section 1 of H. J. R. 99 is hereby amended as follows:

Under subsection (a) at the end of said subsection add "at a meeting of the presidents of such organizations called and held by the Judge of Probate of such County for that purpose."

Under subsection (e) strike out the word "preferably"

Under subsection (f) strike out the words "appointed by the president of the Jefferson County Commission" and insert in lieu thereof "elected by the merit system employees of the County at a meeting called for that purpose and conducted by the Judge of Probate of the County"

Under subsection (g) strike out the words "appointed by the mayor or other chief executive officer of such city" and insert in lieu thereof the words "elected by the merit system employees of such city at a meeting called and conducted for such purpose by the Judge of Probate of the County".

Under subsection (h) strike out the words "appointed jointly by the chief executive officers of the several municipalities in the County except the largest one" and insert in lieu thereof "elected by the merit system employees of the several municipalities in the County other than the largest one, which meeting shall be called and conducted for such purpose by the Judge of Probate of the County."

Yeas 60; Nays 0.

Yeas:

Mr. Speaker	Chambers	Hearn	Owens
Adams	Daniel	Ingram	Phillips
Bailey	Dickson	Johnson (Hardaway)	Pierce
Barnett	Dodd	Johnston (Leonard)	Powell
Bassett	Dunn	Jones (Covington)	Ray
Bishop	Faulk	Jones (Monroe)	Reynolds (Madison)
Boyd	Gilmer	Lee	Roberts
Brannan	Glass	Long (Perry)	Rozelle
Branyon	Goodwyn	McCorquodale	Salter
Brewer	Gordon	McLendon (Bullock)	Self
Broadfoot	Grant	Martin	Sessions
Brooks	Gross	Merrill	Steagall
Cabiness	Hain	Nettles	Thomas
Camp	Hankins	Oakley	Turner
Casey	Hardy	Oden	Turnham

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RECESS

On motion of Mr. Shumate the House recessed until 5:00 o'clock this afternoon.

The hour of 5:00 o'clock P.M. having arrived, the House reconvened. The Speaker called the House to order.

Report of Committee of Conference on H. 162

We, your committee of conference on the bill, H. 162, beg leave to report as follows:

We recommend that the Senate recede from its amendment to the bill and that the following substitute for the bill be adopted, to wit:

A BILL
TO BE ENTITLED
AN ACT

To alter, rearrange, and add to the limits of the City of Chickasaw, Alabama, and to alter and rearrange the limits of the City of Mobile, Alabama, by removing certain area from the limits of the City of Mobile, Alabama, and adding same to the limits of the City of Chickashaw, Alabama, and to describe the area so removed from the City of Mobile, Alabama, and so added to the City of Chickasaw, Alabama.

Be It Enacted by the Legislature of Alabama:

Section 1. The boundaries of the City of Chickasaw, Alabama, are altered, rearranged, and extended to include within the corporate limits of said City, the three parcels of land hereinafter described as "Parcel A", "Parcel B", and "Parcel C", and the boundaries of the City of Mobile are altered to exclude from within the corporate limits of said City the said land described as follows:

PARCEL A: A tract of land located partly in the South-West quarter of North-West quarter, partly in the west half of the South-East quarter and partly in the East half of South-West quarter of Section 20, Township 3 South, Range 1 west of the St. Stephens Principal Meridian, Mobile County, Alabama, having an area of 30.32 acres, more or less, and described as follows:

Begin at the southeast corner of said Section 20; thence in a northerly direction along the east boundary of said Section 20, 1281.0 feet to the north boundary of Second Avenue as shown by map of the Survey of North Mobile, made for the North Mobile Development Company, Inc., by B. F. Bates, Civil Engineer, said map being recorded in the office of the Judge of Probate of Mobile County, Alabama, in Deed Book No. 145 N. S. Pages 252 to 263, inclusive; thence in a westerly direction along the north boundary of Second Avenue as shown by said map 1818.4 feet to intersection with the west boundary of Fourth Street as shown by said map; said intersection being point of beginning of boundary of tract of land herein described; thence continuing in a westerly direction along the north boundary of Second Avenue as shown by said map of North Mobile 800.0 feet to the southeast corner of Lot 1 in Block 2; thence in a northerly direction along the east line of said Lot 1 in Block 2 140 feet to the northeast corner of said Lot 1 Block 2; thence west 50 feet to the northwest corner of said Lot 1 Block 2, thence south 140 feet to the southwest corner of said Lot 1 Block 2; thence south 50 feet to the northwest corner of Block 14 of said North Mobile; thence westerly along the south line of Second Avenue 350 feet to the northeast corner of Lot 10, Block 13 of said North Mobile; thence northerly along the east line and the extension thereof of Lot 2 Block 1 of said North Mobile and across an alley and along the east boundary of Lot 10 in said Block 1, 234 feet; thence turning an angle of 89 degrees and 55 minutes and 15 seconds to the left in a westerly direction 310 feet, more or less, to the center line of Eight Mile Creek; thence in a general north-easterly direction along and with the meanders of said center line of Eight Mile Creek to intersection with a northerly projection of the west boundary of Fourth Street as shown by said map of North Mobile; thence in a southerly direction along said projection and along west boundary of Fourth Street as shown by said map 1650.0 feet more or less, to point of beginning.

PARCEL B: Beginning at a point which is the intersection of the West line of the Southern Railway right of way and the Southern limits of the City of Chickasaw, thence run Westwardly along the Southern limits of the City of Chickasaw to the intersection with the East line of Craft Highway (at this point Craft Highway is sometimes known as Wilson Avenue), thence run Southwardly along the East line of Craft Highway to the intersection of the East line of Craft Highway with the East-West centerline of Section 28 T3S, R1W, which point is the Southwest corner of property of the School Board of Mobile County, and which point is also on the South line of North Mobile as shown by map of survey made for the North Mobile Development Company, Inc., by B. F. Bates, Civil Engineer, said map being recorded in Deed Book 145, N. S. page 252 of the Probate Court records of Mobile County, Alabama, thence along said East-West centerline of Section 28, T3S, R1W and the South line of North Mobile run Eastwardly 703.23 feet to a point, which point is 89.92 feet Westwardly from the $\frac{1}{2}$ mile corner between Sections 27 and 28, T3S, R1W and which point is the Southwest corner of property of Ray Brooks Machinery Co., Inc., thence deflecting $103^{\circ} 59'$ to the left run Northwardly along West line of Ray Brooks property 189.10 feet to a point, thence deflecting $62^{\circ} 51'$ to the right run Northeastwardly 50 feet to a point on the East line of a 50 foot right of way for railroad spur, thence along the arc of a curve which curves to the right and had a radius of 294 feet run Northwardly 140.08 feet to a point on the South line of property of Gaylord's formerly Arkell and Smith's, said arc being subtended by a chord of 138.76 feet and which chord forms a deflection angle of $76^{\circ} 30'$ with the last described line, thence deflecting $103^{\circ} 39'$ to the right from an extension of said chord run Eastwardly along the line between Ray Brooks and Gaylord's 243.57 feet to a point in the center of the right of way of Telegraph Road, thence deflecting $89^{\circ} 15'$ to the right run Southwardly along the centerline of Telegraph Road 292.88 feet to a point, thence deflecting $75^{\circ} 36'$ to the left run Eastwardly along the North line of a 50 foot railroad right of way 51.07 feet to the P.C. of a curve to the right having a central angle of $36^{\circ} 22'$ and a radius of 401.42 feet, thence along the arc of said curve run Eastwardly 254.83 feet to a point which is the Southeast corner of the property of City Sales Company, thence from a line tangent to said curve deflect $36^{\circ} 00'$ to the left and run Eastwardly and parallel with the South line of North Mobile 253.60 feet to the West line of the Southern Railway right of way, thence along the West line of the Southern Railway right of way run Northwardly to the point of beginning.

PARCEL C: Beginning at a point which is the intersection of the West line of U. S. Highway 43 and the North line of the present City limits of the City of Chickasaw, Alabama, thence run Northwardly along the west line of U. S. Highway 43 to a point which is the intersection of the West line of U. S. Highway 43 and the South line of Chickasabogue Creek; thence run Westwardly along the South line of Chickasabogue Creek to Eight Mile Creek; thence run Westwardly and Southwardly along the South and Eastern line of Eight Mile Creek to a point which is the intersection of the Eastern Line of Eight Mile Creek with the Northern line of the City Limits of the City of Chickasaw, Alabama; thence run Eastwardly and Southwardly along the limits of the City of Chickasaw, Alabama to the point of beginning.

Section 2. All territory included in the limits of Parcel B above, and all property having a situs within such territory, shall not be subject to assessment for ad valorem taxation by the City of Chickasaw for a period of ten years from the effective date of this Act. In fixing this exemption the Legislature is mindful that said territory and property situated thereon are wholly commercial in nature and it is the intent of the Legislature to extend this exemption for the benefit of the City of Chickasaw and any

businesses or industry now situated or which may locate thereon, for the mutual advantage of both.

Section 3. Should any word, phrase, clause, section or part of this Act be held to be unconstitutional by any Court of competent jurisdiction, it shall not affect the remainder of this Act.

Section 4. This Act shall become effective immediately upon its passage and approval by the Governor, or its otherwise becoming a law.

Will G. Caffey, Jr.
Douglas S. Webb
E. B. Haltom, Jr.
Conferee on part of the Senate
Charles S. Trimmier
Mylan R. Engel
Conferees on part of the House

CONFERENCE COMMITTEE REPORT ADOPTED

On motion of Mr. Murphy, the House concurred in and adopted the Report of the Committee of Conference on the disagreement of the two Houses on the Senate amendment to the bill, H. 162, said report being set out in the above and foregoing Report of Committee of Conference.

Yeas 77; Nays 0.

Yeas:

Mr. Speaker	Daniel	Hawkins	Oakley
Adams	Dickson	Hearn	Owens
Albea	Dodd	Ingram	Phillips
Bailey	Dunn	Jenkins	Pierce
Barnett	Edwards	Johnson (Hardaway)	Powell
Bassett	Engel	Johnston (Leonard)	Pruitt
Bishop	Faulk	Jones (Covington)	Ramey
Boyd	Ferguson	Jones (Monroe)	Rast
Brannan	Gilchrist	Lee	Roberts
Branyon	Gilmer	Locke	Rozelle
Brewer	Glass	Long (Lauderdale)	Salter
Britton	Goodwyn	Long (Perry)	Self
Broadfoot	Gordon	McClendon (Chambers)	Sessions
Brooks	Gross	McCorquodale	Shumate
Cabiness	Grouby	McLendon (Bullock)	Smith (St. Clair)
Camp	Hain	Martin	Steagall
Casey	Hankins	Merrill	Torbert
Cates	Hardy	Morrow	Turner
Chambers	Harvey	Nettles	Turnham
Cornett			

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And said bill:

H. 162. To alter, rearrange, and add to the limits of the City of Chickasaw, Alabama, and to alter and rearrange the limits of the City of Mobile, Alabama, by removing certain area from the limits of the City of

Mobile, Alabama, and adding same to the limits of the City of Chickasaw, Alabama, and to describe the area so removed from the City of Mobile, Alabama, and so added to the City of Chickasaw, Alabama.

As amended by the Report of the Committee of Conference, was again read at length and passed.

Yeas 74; Nays 0.

Yeas:

Mr. Speaker	Daniel	Hawkins	Owens
Albea	Dickson	Hearn	Phillips
Bailey	Dodd	Ingram	Pierce
Barnett	Dunn	Jenkins	Powell
Bassett	Edwards	Johnson (<i>Hardaway</i>)	Pruitt
Bishop	Engel	Johnston (<i>Leonard</i>)	Ramey
Boyd	Faulk	Jones (<i>Covington</i>)	Rast
Brannan	Gilchrist	Jones (<i>Monroe</i>)	Reynolds (<i>Madison</i>)
Branyon	Gilmer	Locke	Roberts
Brewer	Glass	Long (<i>Perry</i>)	Rozelle
Britton	Goodwyn	McClendon (<i>Chambers</i>)	Salter
Broadfoot	Gordon	McCorquodale	Self
Brooks	Grant	McLendon (<i>Butlock</i>)	Sessions
Cabiness	Gross	Martin	Shumate
Camp	Grouby	Merrill	Smith (<i>St. Clair</i>)
Casey	Hain	Morrow	Torbert
Cates	Hankins	Nettles	Turner
Chambers	Hardy	Oakley	Turnham
Cornett	Harvey		

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RESOLUTIONS

The following resolutions were introduced:

By Mr. Ferguson.

H. R. 115. RESOLVED BY THE ALABAMA HOUSE OF REPRESENTATIVES, That the death of Richard Roger Schmitz of Tuscaloosa, former University of Alabama professor and distinguished citizen of Tuscaloosa County, is noted with deep regret, and the sympathy of this body is extended to the members of his family.

RESOLVED ALSO, That the clerk be instructed to send a copy of this resolution to the family of R. R. Schmitz of Tuscaloosa.

On motion of Mr. Ferguson the rules were suspended and H. R. 115 was adopted.

Also:

By Mr. Shumate.

H. J. R. 116. WHEREAS, Mr. Floyd Mann, as Director of Public Safety, through his traffic control program has saved the lives of many of the motorists of the State; and

WHEREAS, Mr. Mann through foresightedness, perseverance, and devotion to his work has made the highways of the State of Alabama rate among the safest in the nation; and,

WHEREAS, Mr. Mann has contributed not only to the highway safety of the state but has contributed immeasurably to law enforcement generally, for the calm and forceful manner with which he has confronted frenzied mobs has in several occasions averted bloody riots; now

BE IT THEREFORE RESOLVED BY THE HOUSE OF REPRESENTATIVES, THE SENATE CONCURRING, That the Legislature of Alabama hereby commends Mr. Mann for his outstanding service to the State, and on behalf of the State expresses warmest appreciation for his untiring efforts towards promoting public safety in Alabama;

BE IT FURTHER RESOLVED, That a copy of this resolution be transmitted to Mr. Mann.

On motion of Mr. Shumate the rules were suspended and H. J. R. 116 was adopted.

Also:

By Mr. Bassett.

H. J. R. 117. RESOLVED BY THE HOUSE, THE SENATE CONCURRING, That the bill S. B. 55 which has passed both Houses be designated and known as "The deGraffenried, Moses, Cooper, Farmer, Hain, Ingram, Owens, Vickers, Gordon, Hankins, Self, Hardaway Johnson, Bassett, Britton, J. T. (Tom) Johnson, Boyd, Glass and Taylor Bill."

On motion of Mr. Bassett the rules were suspended and H. J. R. 117 was adopted.

Also:

By Mr. Steagall.

H. J. R. 118. WHEREAS, the 1st Medium Tank Battalion (Patton) 131st Armor with Headquarters Company at Ozark, and Company A at Headland, Company B at Hartford, Company C at Opp, and Company D at Brantley, has been ordered to active duty on October first;

WHEREAS, this is the first combat army unit of Alabama's National Guard to be called into active service because of the present crisis in World Affairs;

WHEREAS, an early call to duty is recognition of a National Guard unit's excellence; and

WHEREAS, this unit has already answered two previous calls to active duty, and now has the distinction of having been called into active service more than any other National Guard tank unit in the United States; now therefore,

BE IT RESOLVED BY THE LEGISLATURE, BOTH HOUSES THEREOF CONCURRING: That the Legislature of Alabama hereby commends the 1st Medium Tank Battalion (Patton) 131st Armor with headquarters at Ozark for its sustained record of excellence and hereby expresses on behalf of the people of Alabama and of the whole United States sincere appreciation for the faithful, loyal, and patriotic devotion to duty shown by the National Guardsmen comprising this unit.

Be It Further Resolved that a copy of this resolution be transmitted by the Clerk to the commanding officer of the Battalion and a copy thereof to the commanding officer of each of the companies comprising the 1st Medium Tank Battalion (Patton) 131st Armor; and to the press of Alabama.

On motion of Mr. Steagall the rules were suspended and H. J. R. 118 was adopted.

Also:

By Mr. Camp.

H. J. R. 119. WHEREAS the development and location of industries engaged in manufacturing electronic equipment and parts therefor can upgrade the economy of the State of Alabama tremendously; and

WHEREAS Florida and North Carolina, among other states, have recently promoted a climate conducive to the location of electronic industries, and a recently completed study shows that the encouragement of scientific research and development and the location of plants in Florida will add more than three billion dollars per year to the economy of that State over a ten-year period; and

WHEREAS the Federal Government disburses through the space agency at Redstone Arsenal, Huntsville, namely NASA, about three billion dollars a year, most of which is in the form of grants to institutions of higher learning for scientific research work; and

WHEREAS the State of Alabama, where NASA is physically located, receives practically nothing in research grants to its institutions of higher learning from this source; now therefore,

BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, That there shall be established a joint committee of four members of the House appointed by the Speaker and three members of the Senate appointed by the President of the Senate to study, investigate, and examine the status of science and engineering research in the State of Alabama as it compares to other southeastern states. The members of the committee shall elect a chairman and vice-chairman from among their number, and shall be entitled to receive travel expenses, subsistence, and actual expenses incurred in attending committee meetings or performing duties related to the business of the committee, and they shall also be entitled to receive their usual per diem.

2. It shall be the duty of the committee to visit the research facilities of institutions of higher learning in the southeastern states and in Alabama and at the federal space agency at Redstone Arsenal; to hold hearings to ascertain what is being done in the southeastern states and in Alabama to further scientific research and development and to encourage the location

of industrial plants engaged in the manufacture of transistors, missile guidance systems, and other equipment manufactured by electronic companies; to meet with the scientists at Redstone Arsenal to ascertain what can be done to foster cooperation between the authorities of the State of Alabama and Redstone Arsenal; to submit to the Governor and to the Legislative Council, not later than January 1, 1963, drafts of any legislation needed to carry out any findings or recommendations of the committee, and to submit to the Legislature, at the Regular Session of 1963, the findings, conclusions, and recommendations of the committee.

3. The committee may employ one clerk or secretary whose compensation shall be sixteen dollars a day for each day of employment. The compensation of the clerk or secretary and the expenses of members of the committee shall be paid from funds appropriated for the payment of expenses of the Legislature, provided that the total amount to be expended hereunder shall not exceed the sum of six thousand dollars.

The motion of Mr. Camp to suspend the rules in order to bring up for immediate consideration the above and foregoing H. J. R. 119 was lost.

Yeas 15; Nays 41.

Yeas:

Messrs.	Daniel	Ingram	Phillips
Albea	Engel	Johnson (J. T. Tom)	Reynolds (Madison)
Barnett	Ferguson	Long (Perry)	Roberts
Brewer	Grant	Murphy	Turnham

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Nays:

Messrs.	Cates	Grouby	McLendon (Bullock)
Avery	Copeland	Hankins	Martin
Bailey	Cornett	Harvey	Merrill
Bassett	Dickson	Hearn	Powell
Bishop	Dodd	Jenkins	Pruitt
Boyd	Dunn	Johnston (Leonard)	Ramey
Brannan	Faulk	Jones (Covington)	Reynolds (Chambers)
Britton	Gilmer	Jones (Monroe)	Salter
Brooks	Goodwyn	Lee	Self
Cabiness	Gordon	Long (Lauderdale)	Shumate
Casey	Gross		

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And said resolution, H. J. R. 119, was read and referred to the Standing Committee on Rules.

MESSAGE FROM THE SENATE

Mr. Speaker:

The President and Presiding Officer of the Senate having signed the following Senate Bills, your signature thereto is requested:

S. 55. To authorize a program of medical assistance for persons 65 years of age and over not receiving old age pensions.

Also:

S. 106. To amend further Section 201 of Title 15, Code of Alabama 1940, in relation to the surety bond required by persons engaged in the business of making bail bonds.

Also:

S. 156. To make additional appropriations to the state institutions for the mentally ill and the mentally deficient for the two fiscal years ending September 30, 1962 and September 30, 1963, such appropriations to be paid from the Alabama Special Mental Health Fund.

Also:

S. 300. To amend Title 22, Section 199, Code of Alabama 1940, as amended, which relates to care and treatment of tubercular patients.

J. E. SPEIGHT,
Secretary.

SIGNING OF SENATE BILLS

The Speaker of the House in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills, the titles to which are set out in the above and foregoing Message from the Senate.

MESSAGE FROM THE SENATE

Mr. Speaker:

The President and Presiding Officer of the Senate having signed the following Senate Bills, your signature thereto is requested:

S. 144. To appropriate funds to the Department of Pensions and Security for salaries, expenses, operation and management for welfare purposes for the fiscal years ending September 30, 1962 and September 30, 1963.

Also:

S. 173. To appropriate from any funds in the State Treasury to the credit of the General Fund the sum of \$300,000 for the purpose of erecting, constructing and equipping a training building for the State Department of Public Safety.

Also:

S. 174. To amend further Section 10 of Act No. 585 entitled "An Act To create a Department of Public Safety; to provide for the appointment by the Governor of the Director thereof; to provide for the salary of said Director, and that said salary may be fixed by the Governor; to authorize

the creation of divisions within said department and the appointment under the provisions of the Merit System of the chiefs of said divisions and other employees; to prescribe the duties and powers of the Director of the Department of Public Safety, and to enumerate the laws which said Director shall administer and enforce; to provide for the disposition of costs, fees and mileage of Highway Patrol officers when attending courts; to provide for the police powers possessed by members of the State Highway Patrol; to provide for the payment of the compensation of officers, agents and employees of the Department of Public Safety and to provide for the payment of expenses for necessary equipment; to create a fund in the State Treasury to be known as the State Public Highway and Traffic Control Fund, and to prescribe the monies which shall be paid into said fund; to require that expenditures of the Department of Public Safety shall be limited to amounts appropriated by the Legislature out of the State Public Highway and Traffic Control Fund; to provide for the liability of members of the State Highway Patrol on their official bonds; to prescribe an arrest fee for Highway Patrol officers, and the payment of said fee into the State Public Highway and Traffic Control Fund; to provide that any unencumbered balance in the State Public Highway and Traffic Control Fund at the end of any two year drivers' licensing period shall be paid into the Public Road and Bridge Fund of the Highway Department; to require the State Comptroller to record the source of funds paid into the State Public Highway and Traffic Control Fund; to authorize the Department of Public Safety to promulgate rules and regulations having the force and effect of law and to provide for a penalty for the violation thereof; to transfer all monies or funds in the Highway Patrol Fund to the State Public Highway and Traffic Control Fund, and to authorize any appropriation heretofore made from said Highway Patrol Fund to be paid out of the said State Public Highway and Traffic Control Fund; and to provide for the effective date of this Act", approved September 11, 1953, as amended by Act No. 44, approved June 7, 1955.

Also:

S. 184. To amend Sections 647 and 649 of Title 51, Code of Alabama 1940, as heretofore amended, relating to the excise tax on gasoline, so as to provide that the gasoline tax on certain fuels consumed in boats or vessels be paid into the "Water Safety Fund" and "Seafoods Fund".

J. E. SPEIGHT,
Secretary.

SIGNING OF SENATE BILLS

The Speaker of the House in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills, the titles to which are set out in the above and foregoing Message from the Senate.

MESSAGE FROM THE SENATE

Mr. Speaker:

The President and Presiding Officer of the Senate having signed the following Senate Bills, your signature thereto is requested:

S. 376. To amend Title 17, Section 27 of the Code of Alabama of 1940 as amended relative to special registration.

Also:

S. 377. To repeal Act No. 186, H. 344, approved July 2, 1953, entitled "To provide an additional and alternative method of assessing, paying taxes on and issuing license tags for motor vehicles, in counties having a population of 150,000 or more according to the 1950 or any succeeding Federal decennial census." (Acts of Alabama 1953, page 238).

Also:

S. 378. To provide an additional and alternative method of assessing, paying taxes on and issuing license tags for motor vehicles, in counties having a population of 300,000 or more according to the last or any subsequent Federal census.

Also:

S. 385. To repeal Act No. 185, H. 570, approved June 23, 1945, entitled "An Act Providing, in all counties having a population of not less than 140,000 and not more than 180,000 population according to the last or any subsequent federal census, for the preparation by the board of registrars of lists of registered voters, the correction of such lists, and the certification of such lists to the judge of the probate court in all cases where any new precinct, voting district or ward is created or divided by any county, city or town; Providing for the calling of the board of registrars into session; Providing for the publishing of the lists of such voters; Providing for the alteration of the records in the office of the probate judge to conform to the lists; Providing for the employment and the fixing of salaries of all necessary clerks or assistants of the board of registrars and the payment of all expenses incurred in connection with this act; Fixing the salaries of the members of the board of registrars and providing for their payment; Providing that all provisions of this act shall be independent and separable; Repealing all laws or parts of laws in conflict herewith, and fixing the effective date of this act." (Acts of Alabama 1945, page 313).

Also:

S. 386. An Act providing, in all counties having a population of not less than 300,000 and not more than 500,000 population according to the last or any subsequent federal census, for the preparation by the board of registrars of lists of registered voters, the correction of such lists, and the certification of such lists to the judge of the probate court in all cases where any new precinct, voting district or ward is created or divided by any county, city or town; Providing for the calling of the board of registrars into session; Providing for the publishing of the lists of such voters; Providing for the alteration of the records in the office of the probate judge to conform to the lists; Providing for the employment and the fixing of salaries of all necessary clerks or assistants of the board of registrars and the payment of all expenses incurred in connection with this act; Fixing the salaries of the members of the board of registrars and providing for their payment; Providing that all provisions of this act shall be independent and separable; Repealing all laws or parts of laws in conflict herewith, and fixing the effective date of this act.

Also:

S. 495. To amend Act No. 488, General Laws of Alabama, approved September 10, 1957, Acts of 1957, p. 675, entitled, "To fix the time for opening and closing the polls at certain elections held in counties which now have or which may hereafter have a population in excess of 500,000, according to the last or any subsequent federal decennial census."

Also:

S. 498. To provide that in all counties having populations of not less than 55,000 nor more than 60,000 inhabitants according to the 1960 Federal Decennial Census or any subsequent Federal Decennial Census of the United States, the governing body of the county may transfer to the sheriff any supervision and control it has over county convicts.

Also:

S. 506. To repeal Act No. 89, H-161, approved April 14, 1956, Page 385, Acts of Alabama, Special Sessions 1956, entitled "An Act relating to rivers, streams and public impounded waters of any county having a population of not less than thirty-one thousand nor more than thirty-five thousand according to the last or any subsequent federal decennial census: To authorize the director of conservation to zone such waters and designate the zones or areas thereof in which speed boats may be used or operated and the zones or areas for fishing, to prescribe safety rules and special rules and regulations governing the use and operation of boats and governing fishing in such waters, and to employ a safety patrolman to enforce such rules and regulations; to prescribe the duties of such safety patrolman; and to prescribe his salary."

Also:

S. 511. To provide further for selection of textbooks for use in junior and senior high schools in counties having populations of not less than 150,000 nor more than 300,000; amending Section 12 of Act No. 412, S. 261, Regular Session 1945.

Also:

S. 513. To alter the corporate limits of the City of Tuscaloosa, Alabama, and to rearrange and define the boundaries thereof.

Also:

S. 514. To alter the corporate limits of the City of Tuscaloosa, Alabama, and to rearrange and define the boundaries thereof.

Also:

S. 515. To repeal Section 56 of Title 17, Code of Alabama 1940, which relates to meetings of, clerical assistants for and the salary or compensation of the members of the boards of registrars in counties having populations of more than 300,000.

Also:

S. 516. To repeal Act No. 171, H. 441, approved June 17, 1943, entitled, "An Act to provide for the disposition, in all counties of this State which, according to the last Federal census, or any subsequent Federal census, having a population of 300,000 or more of all fines, forfeitures and costs which hereafter may be paid by any person or persons convicted in any court of competent jurisdiction in such counties of violations of the rules and regulations promulgated by the State Highway Commission concerning the operation of motor vehicles upon the highways of this State, and of violations of the Alabama Highway Code, where the persons thus convicted have been arrested by the Sheriff, or his deputies, or by any other county or municipal law enforcement officer, qualified to make such arrests in such counties," (General Acts of Alabama 1943, p. 157).

Also:

S. 517. To repeal Act No. 668, H. 760, approved October 8, 1947, entitled, "An Act to provide for the registration of voters and purging registration lists in counties having a population of 300,000 or more according to the last or any subsequent federal census; and to provide for the compensation of the chairman and members of the Board of Registrars in such counties; and to provide for employment of clerical or secretarial employees under the provisions of the county Merit System Act," (General Acts of Alabama 1947, p. 509).

Also:

S. 526. To Amend Act No. 111, H. 419, approved June 30, 1955 (Acts of Alabama, 1955, p. 356), entitled "An Act To fix the salary of the tax collector of Mobile County, and to regulate the payment thereof."

J. E. SPEIGHT,
Secretary.

SIGNING OF SENATE BILLS

The Speaker of the House in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills, the titles to which are set out in the above and foregoing Message from the Senate.

MESSAGE FROM THE SENATE

Mr. Speaker:

The President and Presiding Officer of the Senate having signed the following Senate Bills, your signature thereto is requested:

S. 13. To repeal Act No. 271, H. 674, approved October 9, 1959, entitled, "An Act relating to the establishment, construction, reconstruction, repair, and maintenance of roads and bridges in all counties having a popu-

lation of not less than 41,000 nor more than 47,000, according to the last or any subsequent federal decennial census; providing for a referendum election to determine whether the state or the county will have and exercise jurisdiction, supervision, and control over county roads and bridges" (Acts of Alabama 1959, vol. I, p. 835).

Also:

S. 15. Relating to counties having a population of not less than fourteen thousand four hundred (14,400) nor more than fourteen thousand nine hundred (14,900) inhabitants according to the 1960 or any subsequent decennial census of the United States; providing for the compensation of members of jury commissions in such counties.

Also:

S. 16. To repeal Act No. 139, H. 435, approved September 21, 1959, entitled, "An Act to regulate the compensation of members of the county board of education in counties having a population of not less than 14,000 nor more than 16,000 inhabitants according to the 1950 federal decennial census" (Acts of Alabama 1959, vol. I, p. 660).

Also:

S. 17. Relating to counties having a population of not less than 14,400 nor more than 14,900 inhabitants according to the last or any subsequent decennial census of the United States; authorizing the establishment by banks within such counties of branch banks within the county, subject to the approval of the Superintendent of Banks.

Also:

S. 18. To repeal Act No. 606, H. 974, approved September 15, 1953, entitled, "An Act relating to counties having a population of not less than 18,200 nor more than 18,600 inhabitants according to the last or any subsequent decennial census of the United States; authorizing the establishment by banks within such counties of branch banks within the county, subject to the approval of the Superintendent of Banks" (Acts of Alabama 1953, vol. II, p. 862).

Also:

S. 19. To repeal Act No. 741, S. 670, approved September 5, 1951, entitled, "An Act to provide that in all counties having a population of not less than 13,500 nor more than 15,500, the Board of County Commissioners, Board of Revenue, or other like governing boards may designate one or more State or National Banks as the County Depository" (Acts of Alabama 1951, vol. II, p. 1293).

Also:

S. 20. To repeal Act No. 574, H. 580, approved August 30, 1951, entitled, "An Act relating to counties having populations of not less than fourteen nor more than sixteen thousand inhabitants according to the last or any subsequent federal census; authorizing the governing body of any such

county to provide for the appointment by the sheriff of a deputy sheriff in addition to all other deputies provided by law" (Acts of Alabama 1951, vol. II, p. 1012).

Also:

S. 21. To repeal Act No. 423, H. 581, approved August 15, 1951, entitled, "An Act relating to counties having populations of not less than fourteen nor more than sixteen thousand inhabitants according to the last or any subsequent federal census; authorizing the governing body of any such county to provide for the employment of a deputy clerk in the office of the Clerk of the Circuit Court" (Acts of Alabama 1951, vol. I, p. 757).

Also:

S. 22. To repeal Act No. 644, H. 1098, approved September 20, 1957, entitled, "An Act to fix the compensation of the county solicitor, deputy solicitor, or deputy circuit solicitor of all counties having a population of not less than twelve thousand five hundred nor more than fifteen thousand, according to the last or any subsequent federal decennial census" (Acts of Alabama 1957, vol. II, p. 975).

Also:

S. 23. To repeal Act No. 385, H. 730, approved September 4, 1957, entitled, "An Act relating to municipalities having a population of not less than 3,325 nor more than 3,350, according to the last or any subsequent federal decennial census; providing further for the public health and safety in such municipalities; prohibiting any person to build, maintain, or use a privy, or to own any building which does not have screened doors and windows, in such municipalities; and providing for the installation of water closets, septic tanks, and screens, and for the connection of such water closets with such septic tanks or the municipal sewerage system, by the municipality, and for the assessment of the cost thereof against the owner, in the event the owner fails to make such installation or connection, or to screen such doors and windows" (Acts of Alabama 1957, vol. I, p. 513).

Also:

S. 24. To repeal Act No. 264, H. 548, approved August 16, 1957, entitled, "An Act to fix the compensation of the county solicitor, deputy solicitor, or deputy circuit solicitor of all counties having a population of not less than 14,000 nor more than 16,000, according to the last or any subsequent federal decennial census" (Acts of Alabama 1957, vol. I, p. 339).

Also:

S. 197. To amend Section 1 of Act No. 291, H. 621, approved August 16, 1957, the act requiring the state department of revenue to collect any sales and use taxes levied in the city of Haleyville, Winston County, under the provisions of any ordinance or resolution duly promulgated and adopted by the governing body of that city (Acts of Alabama, Regular Session 1957, vol. I, p. 369).

Also:

S. 198. To provide for the election of school trustees in Winston County, fix their terms of office, and prescribe their qualifications.

Also:

S. 228. To amend the title and Section 1 of Act No. 153, H. 449, approved June 30, 1953 (Acts of Alabama 1953, vol. I, p. 195), regulating and fixing the minimum salary of firemen and policemen in certain cities classified on a population basis.

Also:

S. 229. To amend the title and Section 1 of Act No. 112, H. 380, approved June 19, 1951 (Acts of Alabama 1951, vol. I, p. 337), providing for the name, number and designation of the governing body of certain cities classified on a population basis; providing for the selection of employees in all such cities and prescribing the authority of the governing body of such cities with respect to such employees; providing for the distribution of the powers and duties of and among the members of the governing body of each such city; and providing for their compensation.

Also:

S. 233. To repeal Act No. 498, S. 616, approved August 30, 1949, entitled "An Act To provide for the name and number of members of the governing body of all cities in the State of Alabama having a population of not less than 50,000 people nor more than 78,500 people, according to the last or any succeeding regular decennial Federal Census; to provide for the designation of the members of the governing body of all such cities; to provide that in all primary and general elections for nomination or election of members of the governing body in such cities, each such position to be filled shall be designated separately and shall appear separately on all ballots in such elections; to provide that each candidate for nomination or election in such election shall designate the position to which he is seeking nomination or election; to provide the manner in which the names of candidates shall appear on ballots in such elections; and to repeal all laws or parts of laws, general, local or special, in conflict with the provisions hereof." (Acts of Alabama 1949, p. 723).

Also:

S. 234. To amend further Act No. 379, H. 786, approved July 9, 1943 (Acts of Alabama Regular Session 1943 and Special Session 1942, p. 349), an act to establish a Policemen and Firemen's Retirement Fund in certain cities classified on a population basis; to provide for such fund, its sources, management, and administration; to provide for a Board of Trustees and Secretary-Treasurer thereof for such fund; to provide for the retirement and reinstatement of active or retired members of such departments and payment of benefits provided for hereunder; to provide for payment of benefits to widows and orphans, and widowed mothers of such members; and to provide for appeals from rulings of the Board of Trustees.

Also:

S. 235. To amend the title and Section 1 of Act No. 501, S. 619, approved August 30, 1949, providing that the employees of any water works

board or other board, public corporation or commission created or appointed by the governing bodies of certain cities classified on a population basis shall be covered by the terms of any city retirement system in effect at the time of creation of such board, commission or corporation (Acts of Alabama 1949, p. 726).

Also:

S. 236. To amend further Act No. 671, H. 921, approved September 4, 1951 (Acts of Alabama 1951, vol. II, p. 1158), creating and establishing a civil service system to govern the appointment, tenure, compensation, conditions of employment, and removal of certain officers and employees in such cities.

Also:

S. 294. Proposing an amendment to the Constitution of Alabama relative to the levying of a special tax on property for educational purposes in school district number one, Randolph County.

Also:

S. 315. To repeal Act No. 224, H. 585, approved July 23, 1953, entitled, "An Act to regulate the payment of compensation of fire wardens in counties having a population of not less than 19,000 nor more than 20,000 inhabitants, according to the last or any subsequent federal decennial census" (Acts of Alabama 1953, vol. I, p. 291).

Also:

S. 317. To repeal Act No. 58, H. 276, approved June 18, 1959, an act relating to the compensation of members of the county board of education in certain counties classified on a population basis (Acts of Alabama 1959, vol. I, p. 463).

Also:

S. 318. To repeal Act No. 128, H. 490, approved July 8, 1955, an act relating to the disbursement of certain gasoline tax moneys received from the State for the establishment and maintenance of county roads and bridges in certain counties classified on a population basis (Acts of Alabama 1955, vol. I, p. 377).

Also:

S. 319. To repeal Act No. 53, H. 259, approved June 17, 1957, entitled, "An Act to apply in but only in counties having a population of not less than 19,200 inhabitants, nor more than 20,200, according to the last or any subsequent federal decennial census; authorizing the court of county commissioners, board of revenue or like governing body of such counties, by whatever name called or designated, to fix the compensation of deputies sheriff." (Acts of Alabama 1957, vol. I, p. 96).

Also:

S. 320. To repeal Act No. 415, H. 773, approved August 27, 1953 (Acts of 1953, vol. I, p. 516), which provides for the compensation of members of the jury commission in counties having a population of not less than 18,000 nor more than 20,250 inhabitants according to the 1950 or any subsequent decennial census.

Also:

S. 321. To repeal Act No. 242, H. 639, approved September 30, 1959, entitled "An Act regulating further the insuring of the property of public hospitals in all counties in this State having a population of not less than 19,200 nor more than 20,200, according to the last or any subsequent federal decennial census," (Acts of Alabama 1959, vol. I, p. 803).

Also:

S. 322. To regulate the compensation of members of the county board of education in counties having a population of not less than 18,800 nor more than 19,500 inhabitants according to the last or any subsequent federal decennial census.

Also:

S. 336. Relating to powers of county governing bodies of counties having populations of not less than 62,000 nor more than 92,000, according to the 1960 or any subsequent federal decennial census; authorizing appropriations of county funds to provide ambulance service for the sick and infirm.

Also:

S. 396. To provide for the proportion of contribution by counties and incorporated municipalities therein to the budget of a county health department in all counties in this State having a population exceeding 150,000, and not exceeding 300,000 inhabitants, according to the latest Federal Census, or which shall hereafter have such population, according to any such census that may hereafter be taken.

Also:

S. 397. To repeal Act No. 396, S. 550, approved August 16, 1949, entitled "To provide for the proportion of contribution by counties and incorporated municipalities therein to the budget of a county health department in all counties in this State having a population exceeding 100,000, and not exceeding 140,000 inhabitants, according to the latest Federal Census, or which shall hereafter have such population, according to any such census that may hereafter be taken." (Acts of Alabama 1949, page 567.)

Also:

S. 448. Relating to the powers of the Board of Revenue of Lowndes County; authorizing the board to appoint its clerk and fix his compensation;

repealing Section 5 of an act approved December 17, 1894, as amended, which provides that the clerk of the circuit court of the county shall be ex officio clerk of the Board of Revenue.

Also:

S. 449. To amend Act No. 681, H. 1076, Regular Session 1957, an act relating to the compensation of members of the court of county commissioners, board of revenue or other like governing body of Lowndes County (Acts of Alabama 1957, vol. II, p. 1029).

Also:

S. 450. To repeal Act No. 161, S. 25, Regular Session 1959, entitled "An Act relating to the public schools of Lowndes County; authorizing the county board of education to impose and provide for the collection of tuition charges or fees for the attendance of pupils at such schools" (Acts of Alabama 1959, vol. 1, p. 686).

Also:

S. 374. To repeal Act No. 456, H. 836, approved July 6, 1943, entitled "To require all county officers on a salary basis in counties having a population of one hundred and forty thousand (140,000), or more according to the last or any subsequent Federal census to pay into the county treasury all fees, cost, commissions, and prerequisite derived from said offices or monies charged, or collected by them by reason of any official act or for the performance of any service connected directly or indirectly with said offices and to prescribe that the salary fixed by law shall be the sole and only compensation received by such officers for the performance of the duties of their office or any act or service charged for by them growing out of the performance of their official duties." (Acts of Alabama 1943, page 418.)

J. E. SPEIGHT,
Secretary.

SIGNING OF SENATE BILLS

The Speaker of the House in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills, the titles to which are set out in the above and foregoing Message from the Senate.

MESSAGE FROM THE SENATE

Mr. Speaker:

The President and Presiding Officer of the Senate having signed the following Senate Bills, your signature thereto is requested:

S. 375. To require all county officers on a salary basis in counties having a population of three hundred thousand (300,000), or more, according to the last or any subsequent Federal census to pay into the county treasury

all fees, cost, commissions, and prerequisite derived from said offices or monies charged, or collected by them by reason of any official act or for the performance of any service connected directly or indirectly with said offices and to prescribe that the salary fixed by law shall be the sole and only compensation received by such officers for the performance of the duties of their office or any act or service charged for by them growing out of the performance of their official duties.

Also:

S. 379. To repeal Act No. 498, H. 328, approved July 6, 1945, entitled "To require all county officers on a salary basis in counties having a population of one hundred forty thousand (140,000), or more, according to the last or any subsequent Federal census to pay into the county treasury all fees, cost, commissions, and prerequisite derived from said offices or monies charged, or collected by them by reason of any official act or for the performance of any service connected directly or indirectly with said offices and to prescribe that the salary fixed by law shall be the sole and only compensation received by such officers for the performance of the duties of their office or any act or service charged for them growing out of the performance of their official duties." (Acts of Alabama 1945, page 725).

Also:

S. 380. To require all county officers on a salary basis in counties having a population of three hundred thousand (300,000), or more, according to the last or any subsequent Federal census to pay into the county treasury all fees, cost, commissions, and prerequisite derived from said offices or monies charged, or collected by them by reason of any official act or for the performance of any service connected directly or indirectly with said offices and to prescribe that the salary fixed by law shall be the sole and only compensation received by such officers for the performance of the duties of their office or any act or service charged for them growing out of the performance of their official duties.

Also:

S. 383. To repeal Act No. 281, H. 559, approved August 11, 1947, entitled "To confer on the Probate Courts in all counties of this State, which now have or may hereafter have a population of over 140,000 and less than 400,000, according to the last or any subsequent Federal census, general equity jurisdiction, concurrent with that of the Circuit Courts, in Equity, of this State in the administration of the estates of deceased persons, minors and insane persons, including testamentary trust estates; and to confer on the judges of such Probate Courts the same powers and authority which Judges and Registers of the Circuit Courts of this State now have in connection with the administration of such estates in the Circuit Courts, in Equity; to provide for the pleading, practice and procedure in such matters, and for the enforcement of judgments and decrees and for appeals to the Supreme Court from the orders, judgments and decrees of such courts; and to provide for the compensation of the judges of such courts, including the assessment and collection of fees, commissions and cost of court for the performance of the duties authorized by this act. (Acts of Alabama 1947, page 140).

Also:

S. 384. To confer on the Probate Courts in all counties of this State, which now have or may hereafter have a population of over 300,000 and less

than 500,000, according to the last or any subsequent Federal census, general equity jurisdiction, concurrent with that of the Circuit Courts, in Equity, of this State in the administration of the estates of deceased persons, minors and insane persons, including testamentary trust estates; and to confer on the judges of such Probate Courts the same powers and authority which Judges and Registers of the Circuit Courts of this State now have in connection with the administration of such estates in the Circuit Courts, in Equity; to provide for the pleading, practice and procedure in such matters, and for the enforcement of judgments and decrees and for appeals to the Supreme Court from the orders, judgments and decrees of such courts; and to provide for the compensation of the judges of such courts, including the assessment and collection of fees, commissions and cost of court for the performance of the duties authorized by this act.

Also:

S. 389. To repeal Act No. 429, H. 659, approved September 25, 1947, entitled "To require the tax assessor of counties having a population of not less than 140,000 and not more than 400,000 inhabitants as shown by the last or any succeeding federal census, in addition to such duties as are now required of him by law, to act in an advisory capacity to the county board of equalization, and to investigate complaints as to assessments and make reports thereon to said board, and to provide for additional compensation of the tax assessor of such counties on account of such extra duties." (Acts of Alabama 1947, page 311.)

Also:

S. 390. To require the tax assessor of counties having a population of not less than 300,000 and not more than 500,000 inhabitants as shown by the last or any succeeding federal census, in addition to such duties as are now required of him by law, to act in an advisory capacity to the county board of equalization, and to investigate complaints as to assessments and make reports thereon to said board, and to provide for additional compensation of the tax assessor of such counties on account of such extra duties.

Also:

S. 405. Relating to cities having a population of not less than 175,000 nor more than 250,000, according to the last or any subsequent federal decennial census; fixing the compensation of the members of the city commission, council, or like governing body of any such city.

Also:

S. 416. To provide further for the purging the lists of registered voters in Chambers County; requiring and prescribing the procedure for the re-identification of registered voters; placing certain duties on the board of registrars, judge of probate, and the county governing body relative to the re-identification of registered voters; and providing a penalty for willfully making a false statement in connection with re-identification.

Also:

S. 445. To fix the compensation of the sheriffs of all counties having populations of not less than 100,000 nor more than 115,000, according to the 1960 or any subsequent federal decennial census.

Also:

S. 453. To amend Section 339 of Title 62, Code of Alabama 1940, as amended, relating to the judges of the Fifteenth Judicial Circuit of Alabama (Montgomery County).

Also:

S. 460. To repeal Act No. 455, H. 975, General Acts of Alabama, 1949, page 659, providing for an action of ejectment to recover possession of real property sold under a title retained agreement of sale in counties having a population of not less than 140,000 nor more than 300,000, as amended by Act No. 327, H. 876, General Acts of Alabama 1957, page 431.

Also:

S. 461. To provide in all counties in this State having a population of not less than 300,000 nor more than 500,000 according to the last or any subsequent Federal Census, for an action of ejectment to recover possession of real property sold under an agreement of sale whereby title to said real property is retained until full payment of the purchase price is made when default has been made in the payments provided for by such agreement of sale; to provide for the redemption of such property; to provide that said action shall not apply to real estate on which buildings and improvements are not located on the date of said agreement; and to provide that any such agreement of sale covering such improved real property may be cancelled and annulled when the purchaser has defaulted in the payments due by such agreement for a period of ninety (90) days by written notice to the purchaser either served on him personally or by registered mail of such default and cancellation.

Also:

S. 463. To repeal Act No. 563, S. 427, approved July 6, 1943 (Acts of 1942-1943, p. 561) and any and all other acts amendatory of said Act No. 563, which provides for an assistant for county coroner in all counties having a population of not less than 140,000 nor more than 300,000 according to the last or any subsequent federal census.

Also:

S. 464. To repeal Act No. 733, S. 543, approved September 20, 1957, (Acts of 1957, vol. II, p. 1153), which fixes the compensation of the coroner in all counties having a population of not less than 140,000 nor more than 300,000 according to the last or any subsequent federal decennial census.

Also:

S. 465. To prescribe the compensation of coroners in all counties having a population of not less than 300,000 nor more than 500,000, according to the last or any subsequent decennial Federal census, and the method of payment thereof; to provide an assistant for such coroners to be known as the Coroner's Physician, and to provide for his appointment, qualifications, compensation, allowances and method of payment thereof.

Also:

S. 478. Relating to all cities in the State of Alabama having a population of not less than 60,000 people nor more than 70,000 people, according to the last or any succeeding regular federal decennial census; providing for a special referendum in any such city for the purpose of giving the qualified electors of the city an opportunity to express themselves for or against the participation by such city in an Urban Renewal Project; authorizing an expenditure from general funds of such municipality to pay the cost of such election; and authorizing expenditures from the general fund of such city to pay the cost of any election heretofore held prior to the adoption of this act; and approving prior expenditures for such elections which have been heretofore held.

Also:

S. 480. To alter, rearrange and extend the boundaries and corporate limits of the Town of Camden, Wilcox County, Alabama, so as to annex certain territory to the Town.

Also:

S. 481. To alter and rearrange the boundaries of the town of Camden, Wilcox County, so as to annex certain territory to the town.

Also:

S. 483. To repeal Act No. 166, H. 443, approved June 21, 1945, an act relating to the creation of redevelopment agencies in certain counties classified on a population basis (Gen. Acts 1945, p. 254).

J. E. SPEIGHT,
Secretary.

SIGNING OF SENATE BILLS

The Speaker of the House in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills, the titles to which are set out in the above and foregoing Message from the Senate.

MESSAGE FROM THE SENATE

Mr. Speaker:

The President and Presiding Officer of the Senate having signed the following Senate Joint Resolutions, your signature thereto is requested:

S. J. R. 48. Relieving the Secretary of the Senate and the Clerk of the House of responsibility for the Codes, Supplements, Acts, Journals and approved Legislative payrolls.

S. J. R. 49. Allowing the Secretary of the Senate and the Clerk of the House additional clerks, for six weeks.

J. E. SPEIGHT,
Secretary.

SIGNING OF SENATE JOINT RESOLUTIONS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Senate Joint Resolutions, the titles to which are set out in the above and foregoing Message from the Senate.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bill and returns same herewith to the House:

H. 1523. To regulate further the construction, operation and maintenance of public high schools in St. Clair County.

J. E. SPEIGHT,
Secretary.

RECESS

On motion of Mr. Cabiness the House recessed until 9:00 o'clock this evening.

The hour of 9:00 o'clock P.M. having arrived, the House reconvened. The Speaker called the House to order.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the report of the Committee on Conference, appointed to reconcile the differences between the two houses on the Senate amendment to the Bill:

H. 162. To alter, rearrange, and add to the limits of the City of Chickasaw, Alabama, and to alter and rearrange the limits of the City of Mobile, Alabama, by removing certain area from the limits of the City of Mobile, Alabama, and adding same to the limits of the City of Chickasaw, Alabama, and to describe the area so removed from the City of Mobile, Alabama, and so added to the City of Chickasaw, Alabama.

And said Bill, H. B. 162, as amended by the Conference Report, was again read at length and passed.

And said Bill, H. B. 162 together with the Conference Report, is herewith returned to the House.

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE GOVERNOR

To the House of Representatives
State Capitol
Montgomery, Alabama

Gentlemen:

I herewith transmit to you a message from the Governor, returning to you House Bill 1505, with a suggested Executive Amendment.

Respectfully submitted,
JOSEPH G. ROBERTSON,
Executive Secretary.

SEPTEMBER 1, 1961
To the House of Representatives
State Capitol
Montgomery, Alabama

Gentlemen:

I am returning to you, the Body in which this bill originated, House Bill 1505, without my approval, with a suggested Executive Amendment, as follows:

Amend said House Bill 1505 by striking out the words and figures wherever they appear in the title and Section 1 "not less than forty-five thousand (45,000) nor more than fifty thousand (50,000)" and insert in lieu thereof the following:

"not less than forty-seven thousand (47,000) nor more than forty-nine thousand (49,000)".

Respectfully,
JOHN PATTERSON,
Governor.

GOVERNOR'S MESSAGE

The House concurred in and adopted the amendment proposed by His Excellency, the Governor, to the bill, H. 1505, said Governor's amendment being set out in the above and foregoing Message from the Governor.

Yeas 66; Nays 0.

Yeas:

Mr. Speaker
Adams

Albea
Avery

Bailey
Barnett

Bassett
Bishop

Boyd	Grouby	McCorquodale	Reynolds (Madison)
Brewer	Guthrie	McLendon (Bullock)	Rozelle
Camp	Hain	Martin	Self
Copeland	Hanby	Meade	Sessions
Cornett	Hardy	Morrow	Shumate
Daniel	Harris	Nettles	Smith (Russell)
Dodd	Hearn	Oden	Smith (St. Clair)
Dunn	Ingram	Owens	Solomon
Edwards	Johnston (Leonard)	Perry	Steagall
Faulk	Jones (Covington)	Phillips	Torbert
Gilchrist	Jones (Monroe)	Pierce	Trimmier
Gilmer	Locke	Powell	Turner
Glass	Long (Lauderdale)	Ramey	Turnham
Goodwyn	Long (Perry)	Reynolds (Chambers)	Vickers
Grant	McClendon (Chambers)		

—66

Which was a majority of the whole number elected to the House.

And said bill:

H. 1505. To authorize savings and loan associations to open, establish, operate and maintain branch offices in counties having a population of not less than forty-five thousand (45,000) nor more than fifty thousand (50,000) inhabitants according to the last or any subsequent Federal decennial census.

As amended by the amendment proposed by His Excellency, the Governor, was again read at length and passed.

Yeas 66; Nays 0.

Yeas:

Mr. Speaker	Faulk	Locke	Rast
Adams	Gilchrist	Long (Lauderdale)	Reynolds (Chambers)
Albea	Gilmer	Long (Perry)	Reynolds (Madison)
Avery	Glass	McClendon (Chambers)	Rozelle
Barnett	Goodwyn	McCorquodale	Salter
Bassett	Grant	McLendon (Bullock)	Self
Bishop	Grouby	Martin	Shumate
Boyd	Guthrie	Meade	Smith (Russell)
Brewer	Hain	Morrow	Smith (St. Clair)
Camp	Hanby	Nettles	Steagall
Copeland	Hardy	Oden	Taylor
Cornett	Harris	Owens	Torbert
Daniel	Hearn	Perry	Trimmier
Dodd	Ingram	Phillips	Turner
Dunn	Johnson (Hardaway)	Powell	Turnham
Edwards	Johnston (Leonard)	Ramey	Vickers
Engel	Jones (Covington)		

—66

Which was a majority of the whole number elected to the House.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and adopted the following Senate Joint Resolution and sends same herewith to the House for its consideration:

By Mr. Robison:

S. J. R. 51. WHEREAS, Mr. Clarence C. Boutwell who is a talented artist, eighty-two years young, and the father of the esteemed presiding officer of the Alabama Senate, has painted two beautiful and original oil paintings and has graciously presented these products of his art to be hung in the office of the Lieutenant Governor; and

WHEREAS, the rich colors of these Alabama landscapes lend added distinction and complimentary beauty which are most appropriate to the dignity of appearance to the offices of this State; and now therefore

BE IT RESOLVED BY THE SENATE OF ALABAMA; THE HOUSE OF REPRESENTATIVES CONCURRING, that the Legislature heartily thanks Mr. Clarence C. Boutwell for this gracious gift of his art and hereby conveys to him its expression of deep appreciation for the spirit in which it was given.

J. E. SPEIGHT,
Secretary.

SENATE MESSAGE

On motion of Mr. Bailey the rules were suspended and the House concurred in and adopted the S. J. R. 51 set out in the above and foregoing Message from the Senate.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the following House Joint Resolution and returns same herewith to the House:

H. J. R. 118. Commending the 1st Medium Tank Battalion (Patton) 131st Armor for excellent record and expressing sincere appreciation for the faithful, loyal and patriotic devotion to duty shown by the National Guardsmen comprising this unit.

J. E. SPEIGHT,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The President and Presiding Officer of the Senate having signed the following Senate Bills, your signature thereto is requested:

S. 2. Proposing an amendment of Section 178 of the Constitution of Alabama, which relates to the qualifications for voting, to change the residence requirements.

Also:

S. 39. To amend Section 8, Title 27, Code of Alabama 1940, relating to penalty for violation of provisions of adoption statute.

Also:

S. 90. To validate, in certain cases, municipal corporations attempted to be organized under the laws of Alabama and invalid because of any irregularity in the procedure for incorporation.

Also:

S. 91. To validate in certain cases elections heretofore held in municipalities or counties for the purpose of authorizing any special tax under the Constitution.

Also:

S. 92. To validate in certain cases elections heretofore held in municipalities or counties on the question of the issuance of bonds.

Also:

S. 132. To provide for and regulate general and special elections in the cities and towns of this state, except those cities and towns which have a commission form of government; designating the date for regular elections, and authorizing the municipal governing body to call special elections; prescribing the manner of giving notice of municipal elections, and of designating voting places, and of appointing and compensating election officers; providing for the preparation of ballots and voting machines for such elections; prescribing the manner of casting ballots, counting the votes, and making returns of elections; providing for absentee voting at such elections; providing for and requiring a second or run-off election whenever no candidate receives a majority of the votes cast; designating certain acts and omissions relative to municipal elections as offenses and prescribing penalties therefor; prescribing the grounds on which such elections may be contested and the procedure for contests thereof; and providing that the costs of municipal elections shall be paid by the city or town holding such elections.

Also:

S. 133. To provide for and regulate elections in the cities and towns of 300,000 population or less which have a commission form of government: designating the date for regular elections, and authorizing the board of commissioners to call special elections; prescribing the manner of giving notice of municipal elections, of designating voting places, and of appointing and compensating election officers; providing for the preparation of ballots and voting machines for such elections; prescribing the manner of casting ballots, counting the votes, and making returns of elections; providing for absentee voting at such elections; providing for and requiring a second or run-off election whenever no candidate receives a majority of the votes cast; designating certain acts and omissions relative to municipal elections as offenses and prescribing penalties therefor; prescribing the grounds on which such elections may be contested and the procedure for contests thereof; and providing that the costs of municipal elections shall be paid by the city or town holding such elections.

Also:

S. 137. To provide insulation from liability to banks, brokers, issuers, third parties and transfer agents who handle securities and security trans-

actions with minors, unless such bank, broker, issuer, third party or transfer agent has written notice of minority prior to such transaction; to authorize payment of dividends on stock and other moneys to minors; and to prevent disaffirmance or avoidance of certain security transactions by a minor.

Also:

S. 138. To permit executors, administrators and trustees to acquire, hold and dispose of interests in partnerships and to form new partnerships, both general and limited, in a fiduciary capacity, and to limit the liability of such executors, administrators, and trustees so acting to the assets of such estate or trust.

Also:

S. 139. To establish the validity of bequests and devises made by will to the trustee or trustees of an existing trust.

Also:

S. 140. To amend Section 5 of Act No. 247, S. 69, approved July 29, 1953 (Acts of Alabama, 1953, p. 311) entitled "An Act relating to banks and banking; to provide for the retention and disposition of bank records, and for other purposes," as previously amended by Act No. 638, H. 713, approved November 19, 1959 (Acts of Alabama, 1959, p. 1554), in order to clarify said Act, as amended, so that it will be clear that the books and records referred to in Section 2 of said Act, as amended, may be reproduced and the originals destroyed in the same manner as in the case of other books and records.

Also:

S. 141. To amend Section 1 of Act No. 306, H. 253, approved July 7th, 1945 (General Acts of Alabama, 1945, page 499) entitled "An Act to relieve from the operation of any existing laws against perpetuities or suspension of the power of alienation of title to property a trust of real or personal property created by an employer as a part of the stock bonus plan, pension plan, disability or death benefit plan, or profit sharing plan for the exclusive benefit of some or all of the employer's employees" by further relieving such trusts from the operation of any existing laws against trusts for the accumulation of income, and by extending the coverage of said Act, as amended, to retirement trusts created by self-employed persons, and to trusts created for the collective investment of the funds of any trusts within the coverage of this Act, as amended.

Also:

S. 142. Providing that the designation of beneficiaries of any trust set up for any group of employees shall be valid and that any trustee or other person may properly make payments to any person designated as a beneficiary of such a trust.

Also:

S. 143. Relating to the registration and transfer of securities by fiduciaries, and defining and limiting liability with respect thereto, and to

make uniform the law with reference thereto, and to repeal Section 3 of Act 557, S. 174, approved July 7, 1943 (General Acts of Alabama, 1943, page 544) known as the Uniform Fiduciaries Act.

Also:

S. 213. To amend further Section 89, Title 36, Code of Alabama 1940, which limits the size and weight of motor vehicles and loads.

Also:

S. 242. To suppress traffic in obscene publications, defining terms, prescribing penalties, and providing enforcement procedures against residents or non-residents.

Also:

S. 246. To authorize Recorders in municipal courts to issue search warrants directed to municipal marshalls or policemen, and to provide the circumstances under which such search warrants may be issued.

Also:

S. 248. To regulate sentence to hard labor for nonpayment of costs; amending Section 342 of Title 15, and Section 84 of Title 45, Code of Alabama 1940, in relation to the per diem rate of working out costs.

Also:

S. 406. To repeal an Act entitled "Relating to cities having a population of not less than 125,000 nor more than 250,000, according to the last or any subsequent federal decennial census; fixing the compensation of the members of the city commission, council, or like governing body of any such city" approved September 6, 1957.

J. E. SPEIGHT,
Secretary.

SIGNING OF SENATE BILLS

The Speaker of the House in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills, the titles to which are set out in the above and foregoing Message from the Senate.

MESSAGE FROM THE SENATE

Mr. Speaker:

The President and Presiding Officer of the Senate having signed the following Senate Bills, your signature thereto is requested:

S. 14. To repeal Act No. 214, S. 169, approved July 21, 1953, entitled, "An Act relating to cities having a population of not less than 10,000 nor more than 12,000 inhabitants, according to the 1950 or any subsequent decennial census of the population of the United States; changing the time and method of electing and fixing the term of office of members of the board of commissioners of any such city" (Acts of Alabama 1953, vol. I, p. 281).

Also:

S. 604. To provide for the appointment, duties, qualifications, term, compensation and assistant of the coroner in counties having populations of not less than 150,000 nor more than 300,000, according to the most recent federal decennial census.

Also:

S. 605. To alter, rearrange and extend the boundaries of the City of Montgomery, so as to include within the corporate limits thereof certain additional territory in Sections 15 and 22, Township 16 North, Range 18 East, Montgomery County, Alabama.

Also:

S. 609. To amend the title and section 1 of Act No. 602, S. 622, approved September 4, 1951 (Acts of 1950-51, p. 1039) authorizing the making of settlements of paving tax assessments in all cities having a population of not less than 78,500 nor more than 200,000 inhabitants.

Also:

S. 610. To amend Section 151 of Title 52, Code of Alabama 1940, as amended, relating to city boards of education.

Also:

S. 612. To amend the title and section 1 of Act No. 285, H. 730, approved June 28, 1943, entitled "An Act To confer Power of Condemnation Upon Cities Which May Now or Hereafter Have A Population Of Two Hundred Thousand Or More Inhabitants According To The Last Or Any Succeeding Federal Census," (General Acts of Alabama 1943, p. 249).

Also:

S. 613. To amend the title and section 1 of Act No. 286, H. 731, approved June 28, 1943, entitled "An Act To Delegate To Cities Which May Now Or Hereafter Have A Population Of Two Hundred Thousand Or More Inhabitants According To The Last Or Any Succeeding Federal Census Unlimited Police Power For Exercise Through The Adoption Of Ordinances Having Application Within The Corporate Limits And Police Jurisdiction Thereof," (General Acts of Alabama 1943, p. 250).

Also:

S. 614. To amend the title and section 1 of Act No. 389, Regular Session 1935 (General Acts 1935, p. 847), an act relating to firemen's pension

and relief funds in certain cities classified on a population basis, as amended and reenacted by Act No. 573, Regular Session 1939 (General Acts 1939, p. 910), and further amended and reenacted by Act No. 307, Regular Session 1943 (General Acts 1943, p. 264).

Also:

S. 615. To amend the title and Section 1 of Act No. 215, S. 278, approved July 24, 1947, entitled "An Act To provide, in any city of the State of Alabama having a population of 200,000 or more according to the last or any subsequent Federal Census, for the incorporation of an authority to lease, or own, or otherwise acquire and provide, control and operate fairgrounds, parks, exhibits, exhibitions and other installations, facilities and places for the amusement, entertainment, recreation and cultural development of the citizens of such city; to provide for the management of said authority by a board of directors; to provide for the appointment, and term of office and removal of said directors; to provide for the powers of such authority; to authorize the city to lease or sell and convey to the authority real or personal property; to provide for the terms and conditions on which said authority may conduct, operate, manage or promote amusements or recreational activities; to empower such authority to construct or acquire recreational facilities and installations for amusement; to empower the authority to borrow money and issue bonds and execute mortgages or other conveyances as security for money so borrowed; to authorize the city to make appropriations or to lend money to the authority; and to accord the authority exemption from State, county and city taxation," (General Acts of Alabama 1947, p. 81), as amended.

Also:

S. 616. To amend the title and Section 1 of Act No. 654, S. 587, approved September 19, 1949, entitled "An Act To authorize any and every city which may now or hereafter have a population of two hundred thousand or more inhabitants according to the last or any succeeding federal census to establish from time to time one or more park assessment districts within, or partly within and partly without, the corporate limits thereof and to provide or improve or provide and improve a public park within the corporate limits of such city in any such park assessment district and to assess all or any part of the cost of providing or improving or providing and improving such public park against all parcels of privately owned land in the park assessment district in which such public park is situated and which have been increased in value by reason of the special benefits derived from the provision or improvement or provision and improvement of such public park; to fix the rank of such assessment liens in relation to other liens; to provide for the collection and enforcement of such liens; to provide for the financing of the cost of providing or improving or providing and improving such public park; and to provide the manner in which such assessments and liens may be used in aid of such financing," Acts of Alabama 1949, p. 1009.

Also:

S. 617. To amend the title and Section 1.01 of Act No. 518, H. 908, approved September 3, 1953, entitled "An Act To provide a form of municipal government to be known as the council-manager form of government, which may be adopted by any city in the State of Alabama having a population of more than 200,000 according to the last or any succeeding Federal or municipal census; to provide the method by which any such city may adopt

the council-manager form of government; to provide for the calling and holding of elections to vote thereon; to define and provide the legal status, form of government and powers of any such city under the council-manager form of government; to provide as the governing body of such city a city council; to provide for the number of members of the council, their election and terms of office; to provide the functions, duties, powers and authority of the city council; to provide for the election, appointment or designation of officers and employees of the city and for their qualifications, duties, functions, powers and authority; to provide for the appointment and removal of a city manager and temporary city manager, and to provide the duties and authority of such officers; to provide for the control of the finances of such city; to provide for an annual budget, its preparation, submission, and adoption and the effect thereof; to create and define the powers, functions, duties and authority of the department of finance and the director of the department of finance; to regulate purchases and contracts of such city; to provide for the terms and effects of succession in government of any city adopting the council-manager form of government; to make various other provisions for any such city which adopts the council-manager form of government and for the government thereof; and to provide for the means of abandoning the council-manager form of government and the adoption by the city of other forms of municipal government in lieu thereof," (Acts of Alabama 1953, vol. I, p. 652).

Also:

S. 618. To amend the title and section 1 of Act No. 434, H. 966, approved September 9, 1955, entitled "An Act To provide that in any election held for the purpose of authorizing a change in the form of government of any city with a population of 200,000 inhabitants or more according to the last or any succeeding federal census the electorate of such city shall be entitled to choose at such election between the Commission form of Government, the Mayor Council form of Government and the Council Manager form of Government; To provide for the ballots to be used in any such election, the conduct thereof, the canvass of the vote, and the declaration and certification of the result," (Acts of Alabama 1955, vol. II, p. 980).

Also:

S. 619. To amend the title and section 1.01 of Act No. 452, H. 974, approved September 9, 1955 (Acts of 1955, p. 1004), providing a mayor-council form of government for all cities having a population of more than 200,000 inhabitants.

Also:

S. 624. Providing further for the compensation of members of the jury commission in counties having a population of not less than 24,550 nor more than 24,650 inhabitants, according to the 1960 or any subsequent federal decennial census.

Also:

S. 633. To fix the supplemental salaries of circuit solicitors in judicial circuits in Alabama composed of one county where the population of such county exceeds 115,000 and is less than 135,000 according to the last pre-

ceding or any succeeding federal decennial census to be paid out of the county treasury of such counties.

Also:

S. 634. To regulate further the fees and costs which registers are entitled to in cases wherein divorce, alimony, maintenance or support is sought in the circuit court of all counties having a population of not less than 115,000 nor more than 135,000 inhabitants, according to the 1960 or any subsequent federal decennial census.

Also:

S. 639. Relating to counties having a population of not less than 80,000 nor more than 96,00 inhabitants, according to the last or any subsequent federal decennial census; prohibiting the sale of alcoholic beverages in certain places in such counties; prohibiting consumption of alcoholic beverages in certain places in such counties; providing that the Act shall not be construed as authorizing or legalizing the sale of alcoholic beverages at any other places in such county in which a majority of the qualified electors of the county voting at a referendum held for that purpose have voted that the county shall be a dry county; prescribing penalties for violations of the Act.

Also:

S. 640. To levy a privilege or license tax upon the sale, distribution, delivery, storage, or taking out of storage of beer, lager beer, ale, porter, near beer, or similar fermented malt liquor in counties having populations of not less than 80,000 and not more than 96,000 according to the last or any subsequent federal census; to fix the rate or amount of such tax; to provide that such tax shall be paid to the probate judge and distributed by him; to prescribe the rate or basis of such division or distribution; to prescribe penalties and fix punishments for the violation of any of the provisions of said act; and to otherwise provide for the administration of said act.

Also:

S. 641. To alter, re-arrange and extend the boundaries of the Town of Maplesville.

Also:

S. 646. To create, establish and regulate an Inferior Court or County Court for the County of Montgomery; to provide and define the jurisdiction of said Court, and the terms thereof; to provide for the Judge and the officers of such Court, and their powers, duties and compensation; to fix the term of office for such Judge, and to fix the fees and costs for such Court; to provide rules of procedure for said Court, and for the operation thereof; and to provide for registering and a lien of its judgments.

Also:

S. 647. To amend, revise and re-enact Act No. 168, H. 287, approved March 15, 1939, as amended, an act creating an inferior court designated as the Court of Common Pleas of Montgomery (Local Acts of 1939, p. 87).

Also:

S. 651. To alter, rearrange, and extend the boundaries and corporate limits of the City of Haleyville, Alabama, a municipal corporation, so as to annex certain territory to the City.

J. E. SPEIGHT,
Secretary.

SIGNING OF SENATE BILLS

The Speaker of the House in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills, the titles to which are set out in the above and foregoing Message from the Senate.

REPORT ON THE STANDING COMMITTEE ON RULES ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bills, to-wit:

H. 859. To create and establish the Tennessee-Mulberry Waterway Commission for the purpose of promoting the development of a waterway system in the State of Alabama connecting Guntersville Lake on the Tennessee River with Bankhead Lake on the Warrior River, utilizing Mulberry Fork and Brown's Creek as parts of the water route so developed; providing for the appointment and compensation of members of the commission; prescribing their powers and duties; prescribing the manner in which such a commission can be dissolved; and to make appropriations.

Also:

H. 1106. Relating to vocational trade schools; authorizing, directing, and requiring the state board of education to provide for the establishment, maintenance and operation of a trade school for negroes at Gadsden.

Also:

H. 198. To further amend Title 29, Chapter 1, Section 5, Code of Alabama 1940, as amended, which relates to functions, duties and powers of Alabama Alcoholic Beverage Control Board.

Also:

H. 324. To provide for painting stripes along the outer edges of public roads and highways.

Also:

H. 1465. TO AMEND ACT NO. 122 OF THE LEGISLATURE OF ALABAMA OF 1955, APPROVED JULY 8, 1955, (ACTS OF ALABAMA OF 1955, PAGE 366, ET SEQ.)

Also:

H. 1496. To amend the title and Sections 1, 3, 5, 9 and 10 of Act No. 529, General Laws of Alabama, approved September 2, 1949 (Acts of Alabama, 1949 page 827 et seq.) entitled, "An act To apply in all counties of this State having a population of not less than 140,000 according to the last or any subsequent Federal census and to provide for the protection of public health and safety in such counties by requiring persons to establish their competency as plumbers before doing or supervising plumbing in said counties in this State; to create a board to be known as the Plumbers Examining Board; to define plumbing, master plumbers, journeymen plumbers and subjects related to plumbing; to provide for the appointment of the members of said Plumbers Examining Board and their term of office; to provide for the payment of compensation to the members of said Board and the employees thereof, and to provide for the payment of expenses incurred by the members of said Board and its employees; to define the powers conferred upon and duties imposed upon said Board; to provide funds for the maintenance, operations and functions of said Board; to provide for the examination and certification of master plumbers and journeymen plumbers; to provide for the payment of examination fees and certificate fees; to empower the said Board to revoke certificates; to provide for appeals from the ruling of the Board; to provide for the execution and filing of bonds by plumbers; to provide for the collection, handling and disbursement of monies and funds received as fees by said Board; and to provide penalties for the violation of this Act," as heretofore amended.

Also:

H. 138. To authorize the formation of unincorporated associations for the purpose of rendering professional service; to prescribe the manner of organization of such association; to require recording of articles of association in the office of the probate judge; to restrict the professional services to be rendered by the association to the specific kind of profession for which the association is formed; to limit membership in or shareholders of the association to persons qualified and licensed to practice such profession; to require that professional services furnished by the association be rendered only through agents duly licensed to practice such profession; to authorize associations to employ non-professional personnel for non-professional duties; to provide that present provisions of laws shall govern with respect to professional liability of members furnishing professional service; to preserve confidential relationships and to limit liability of members or shareholders; to provide for centralized management by a board of governors who may or may not be members or shareholders and for election of officers; to provide that a professional association shall be a separate entity independent of its members or shareholders and may contract, hold title to real and personal property, invest its funds in real estate, mortgages, stocks and bonds, sue and be sued as an independent entity; to provide for valuation of shares, and transfer of membership or shares; to provide that professional associations may issue stock or certificates as evidence of ownership of assets in a stock-type organization, or that the association may be a non-stock organization; to provide for filing of annual reports with the Secretary of State; to authorize the Attorney General to dissolve an association violating certain provisions of this act; to provide that Article 8, Chapter 4,

Title 7, Code of Alabama 1940, and laws relating to corporations generally, not in conflict herewith, shall govern professional associations; and to repeal conflicting laws.

Also:

H. 637. To propose an amendment to the Constitution of Alabama to provide for the continuity of the Legislature of the State of Alabama and the representation therein of the political subdivision of the State, in the event of an attack by an enemy of the United States.

Also:

H. 636. To provide for continuity of state and local government in the event of an attack by an enemy of the United States.

Also:

H. 200. To amend Sections 1, 2, 6 and 9 of Act No. 343, approved August 20, 1957, entitled "An Act To provide further for the execution of certain public contracts, providing for competitive bidding on certain public contracts for labor, services, or work, or for the purchase of materials, equipment, supplies, or other personal property, made by or on behalf of any state department, board, bureau, commission, committee, institution, corporation, authority, or office and prescribing penalties."

Also:

H. 197. To provide for enforcement of competitive bidding and other requirements relative to letting and execution of contracts for public works or improvements.

Also:

H. 1489. To propose a constitutional amendment relative to levying additional taxes in Clarke County for public school purposes.

Also:

H. 17. To make annual appropriations for the support, maintenance, and development of public education in Alabama for each of the fiscal years ending September 30, 1962 and September 30, 1963, including all schools, agencies, services and institutions under the general or direct control or subject to the rules and regulations of the State Board of Education, the Board of Trustees of Alabama College, the Board of Trustees of Auburn University, the Board of Trustees of the University of Alabama, the Board of Trustees of the Alabama Institute for Deaf and Blind, the Board of Trustees of the Alabama Boys Industrial School, the Board of Trustees of the Alabama Industrial School for Negroes, the Board of Trustees of the State Training School for Girls, the Alabama Educational Television Commission, and for the Teachers' Retirement System.

Also:

H. 1417. To fix the compensation or salary of the President and members of the County Commission, or other governing body, of all counties

having a population of six hundred thousand (600,000) or more according to the last or any subsequent federal census. To provide for the manner of payment thereof and to repeal all laws in conflict herewith.

Also:

H. 1082. To further provide for the collection of the sewer rentals or sewer service charges levied under the provisions of Act No. 619 of the Legislature of Alabama of 1949 (Acts of 1949, Pages 954 to 963 inclusive), by imposing the duty to collect such charges upon any City, Town, Water Board or other public corporation owning or operating any water distribution system serving three or more parcels of real property in Jefferson County, Alabama; to provide the compensation to any such Water Works Board for making such collections and to further regulate the method or methods for collection and the disposition of the collections and the reports; and to repeal all portions of any Act in conflict herewith.

Also:

H. 1418. To provide for and fix the salaries of members of the commission or board of commissioners (including the president of such commission or board) of each city in the State of Alabama having a population of three hundred thousand or more inhabitants according to the last or any succeeding federal census, and to fix the time and regulate the mode of payment of such salaries; To provide that this act shall become effective on the first Monday of November, 1961.

Also:

H. 1122. Requiring Communists, Nazis and Muslims and known members of Communist-front organizations to register with the department of public safety, and prescribing penalties.

Also:

H. 816. To alter, rearrange and extend the boundaries of the City of Bessemer, Alabama, so as to include within the corporate limits thereof certain additional territory in Section 34, Township 18 South, Range 4 West, Jefferson County, Alabama.

Also:

H. 1026. To amend further Act No. 128, S. 120, Regular Session 1949, entitled "An Act to provide for the service of process in civil suits upon non-residents of the State of Alabama and providing that any non-resident person, firm, partnership, general or limited, or any corporation not qualified under the constitution and laws of this State as to doing business herein shall be deemed to have appointed the Secretary of State, or his successor or successors in office, to be the true and lawful attorney or agent of such non-resident, upon whom process may be served; and for other purposes" (Acts of Alabama 1949, p. 154).

Also:

H. 1493. To regulate further the conduct of elections in all counties in Alabama having a population of five hundred thousand (500,000) inhabitants or more, according to the last or any subsequent census.

Also:

H. 1494. To amend Act No. 530, H. 1096, Regular Session 1959, an act relating to the reidentification of qualified electors in counties having populations of 500,000 or more (Acts of Alabama 1959, vol. 2, p. 1305).

Also:

H. 22. To make an appropriation to the State Superintendent of Education for the purpose of contracting with Tuskegee Institute for undergraduate and graduate instruction of Alabama residents in engineering, veterinary medicine, nursing, home economics and agriculture.

Also:

H. 20. To make an appropriation for the support and maintenance of the Southern Industrial Institute.

Also:

H. 383. To amend Section 33 of Title 8, Code of Alabama, which relates to non-resident trip hunting license to increase the penalty therefor.

Also:

H. 466. To provide for an additional judge of the Thirteenth Judicial Circuit of Alabama.

Also:

H. 485. To make an appropriation for the relief of J. E. Rutherford.

Also:

H. 677. To amend Section 186 of Title 13 of The Code of Alabama of 1940 to increase pay of bailiffs.

Also:

H. 1116. Making an appropriation from the state treasury for the relief of Barney Davis of Foley, Alabama.

Also:

H. 1212. Relating to Patents to Public Lands.

Also:

H. 1269. Relating to Mobile County: To fix the compensation of the register of the circuit court of Mobile County.

Also:

H. 1270. Relating to Mobile County: To fix the compensation of the clerk of the circuit court of Mobile County.

Also:

H. 1400. To propose and provide for the submission of an amendment to the Constitution of Alabama amending Section 235 of said Constitution, which section pertains to and provides for the exercise of the right of eminent domain, the taking of property for public use, and the payment of just compensation for property taken, injured or destroyed or applied to public use.

Also:

H. 1425. To provide for the compensation to be paid the Deputy Circuit Solicitor who is elected by the people in counties having a population of 500,000 or more according to the last or any subsequent decennial federal census.

Also:

H. 606. To make an appropriation for the support and maintenance of the R. C. Burns Hope Haven School for Retarded Children and the Tuscaloosa Opportunity School for Retarded Children at Tuscaloosa, Alabama.

Also:

H. 1523. To regulate further the construction, operation and maintenance of public high schools in St. Clair County.

Also:

H. 929. To provide further for the operation of the office of tax collector in all counties in this state having populations of not less than 20,000 nor more than 21,000; and providing for the appointment of a temporary tax collector in the event there is a vacancy in the office of tax collector for such county.

Also:

H. 1225. To authorize and permit teachers, who have retired under the terms of the Teacher Retirement Act of Alabama, when they are physically and mentally able to do so, in the opinion of the employing authority, to perform duties as substitute teachers in the public elementary and high schools, and to earn not more than twelve hundred dollars per year, as such substitute teacher, without affecting their status under the Retired Teacher's Act of Alabama.

Also:

H. 1491. To vacate and hold for naught that certain dedication to the use of the public, as a park, driveway and pleasure ground forever, to cer-

tain real estate in the City of Geneva, Alabama, conveyed by D. H. Morris and others to Geneva County, Alabama, and by Geneva County, Alabama to the City of Geneva, Alabama, and to vest fee in City of Geneva, Alabama.

Also:

H. 1541. Relating to the management of public records now on hand and required by law to be kept by the Circuit Court of Mobile County, Alabama, and the subdivisions thereof, and which may in the future be required to be kept by such Court; providing for the photographing or microfilming or other permanent reproduction of such public records kept and required to be kept by such Court, and providing that such reproduced copies shall constitute the official records of such Court and further providing copies made from such reproduced records will be admissible in evidence; and for the defrayment of the costs of such reproduction of such records, and the costs of equipment, supplies and personnel required for the maintenance, use and operation of such records by such Court after such reproduction has been completed.

Also:

H. 1424. To provide for the compensation to be paid the Assistant Deputy Circuit Solicitor in counties having a population of 500,000 or more according to the last or any subsequent decennial federal census.

Also:

H. 718. To make appropriations from the state treasury for support and maintenance of The Marion Institute, located in Perry County.

Also:

H. 1195. To make appropriations to the Cahaba Historical Commission and provide for the use thereof.

Also:

H. 208. To amend further Code 1940, Title 41, Section 152, in relation to maximum salaries or compensation payable to officers and employees of the State of Alabama.

Also:

H. 1483. To alter or rearrange the boundary lines of the City of Fairhope, Baldwin County, Alabama, so as to include within the corporate limits of said City all territory now within such corporate limits and also certain other territory contiguous thereto, in Baldwin County, Alabama, and to provide that the property annexed to the City of Fairhope be exempted from all municipal ad valorem taxes until the following municipal services are rendered said area, to-wit:

Police protection, fire protection, City planning and zoning, garbage collection, gas and water service shall be rendered to the property owners and persons residing therein or made available to them.

And, to require the County of Baldwin to continue to maintain the streets and roads in such added territory until such time as the same is assessed for taxation by the City of Fairhope.

Also:

H. 737. To provide an additional method for the mortgaging of livestock and poultry, and such as may be thereafter acquired, whether or not in actual or potential existence at the time of the execution of the mortgage, and to provide how such livestock and poultry may be described.

Also:

H. 19. To make an appropriation for the support and maintenance of the Walker County Junior College, located at Jasper, in Walker County, Alabama.

Also:

H. 1486. To alter, re-arrange and extend the boundary lines of the Town of Cedar Bluff, in the County of Cherokee, State of Alabama, so as to include within the corporate limits of said town all territory within the existing corporate limits and certain other territory in Cherokee County, Alabama.

Also:

H. 1504. To alter or rearrange the boundary lines of the City of Arab, Marshall County, Alabama, so as to include within the corporate limits of said City all territory now within such corporate limits and also certain other territory contiguous thereto, in Marshall County, Alabama.

Also:

H. 1113. To authorize and provide for the establishment, maintenance, and operation of a junior college to be located in Franklin, Marion, or Winston County; to create a board of trustees to govern such college; to authorize the board of trustees to select the location for such college, name it, appoint a president and certain other officers therefor, and prescribe rules and regulations to govern the college; to constitute the college a body corporate upon compliance with certain conditions; to authorize the board of trustees to accept gifts, donations, devises, and bequests; and to buy, hold, sell or otherwise dispose of real and personal property for and in the name of the college; to authorize the governing bodies of Franklin, Marion, and Winston Counties and of each incorporated municipality in any of such counties to make appropriations of public funds in aid of the college; to authorize the board of education of each of these counties and the board of education of any incorporated municipality in these counties to use public school funds in aid of such college and to provide transportation and certain other facilities to students attending the college; to exempt from taxation the property of the college; to exempt officers and employees of the college from certain civil duties and from certain municipal privilege licenses; and to make an appropriation from the special educational trust fund for the purpose of effectuating this Act.

Also:

H. 1319. Relating to the levy of additional taxes for certain purposes in all counties having a population of 45,000 or less inhabitants according to the 1960 or any subsequent federal decennial census; authorizing the court of county commissioners, board of revenue, or other like governing body of such counties to levy, when approved at a referendum election, special county privilege license and excise taxes paralleling state sales and use taxes as provided for in Act No. 100, H. 94, approved August 18, 1959, and Article 11 of Chapter 20, Title 51, Code of Alabama 1940, as heretofore amended and supplemented; providing for collection and enforcement of such taxes by the state department of revenue.

Also:

H. 797. TO AMEND SECTIONS 1(a), 3 and 4 OF ACT NO. 981, H. 817, APPROVED SEPTEMBER 12, 1951 (ACTS OF ALABAMA 1951, PAGE 1655) ENTITLED "AN ACT RELATING TO CRIMINAL SEXUAL PSYCHOPATHIC PERSONS; PROVIDING FOR THE COMMITMENT AND TREATMENT OF SUCH PERSONS AFTER THEIR CONVICTION OF A SEX OFFENSE, AND PRESCRIBING THE PROCEDURE THEREFOR; AND PROVIDING FOR THE FURTHER DISPOSITION OF SUCH PERSONS."

Also:

H. 1411. To require disaster preparedness in the schools and educational institutions in each County in the State having a population in excess of 500,000 according to the last or any subsequent Federal decennial census.

Also:

H. 665. To regulate further the execution of certain contracts for public works; requiring contractors to use domestic products in public works projects.

Also:

H. 57. To amend Act No. 261, H. 37, Regular Session 1957, an act levying a documentary tax or transfer fee upon leases and instruments creating or transferring mineral interests (Acts of Alabama 1957, vol. I, p. 332).

Also:

H. 247. To amend Act No. 730, S. 528, approved September 20, 1957 (Acts of Alabama 1957, page 1136) which relates to the use outside their corporate limits of municipal fire fighting equipment and personnel by certain towns.

Also:

H. 719. To authorize the president, the first vice-president and the secretary of the Alabama State Bar to organize and incorporate a public corporation for the purpose of acquiring, providing and constructing a

building or buildings for the Alabama State Bar; to specify that the name of such public corporation shall be Alabama State Bar Foundation or other similar name; to specify the procedure by which such public corporation shall be organized; to authorize the Secretary of State to issue a certificate of incorporation when such procedure has been accomplished; to provide for the Board of Trustees and officers of such corporation; to grant to such public corporation all necessary and desirable powers, including the power to lease and make available to the Alabama State Bar all or any part of the space in any of its buildings, with or without the payment of rental; to exempt such corporation, and documents to which it is a party, from all taxation in the State of Alabama; to authorize the conveyance by the State of Alabama to such corporation of a parcel of land adjacent to the Judicial Building in the City and County of Montgomery, Alabama, without the payment of any pecuniary consideration but upon the undertaking by such corporation to construct thereon a building for the state bar uses described in the act; to provide that if said land ever ceases being used for any of the purposes described in the act, title thereto shall revert to the state; to authorize the Board of Commissioners of the Alabama State Bar to disburse and pay to such corporation, for the construction and erection of such building or buildings, all or any part of the moneys appropriated to the Alabama State Bar; and to provide that such corporation shall be a non-profit public corporation.

Also:

H. 1292. To amend Section 348, Title 51, Code of Alabama, 1940, and to repeal all laws and parts of laws, general or special, in conflict herewith.

Also:

H. 891. To authorize the State Board of Agriculture and Industries to establish a program for the prevention, control and eradication of brucellosis or bangs disease in cattle and to prescribe the powers, authority and duties of the Commissioner of Agriculture and Industries and the State Veterinarian relative thereto; to authorize the State Board of Agriculture and Industries to prescribe methods and procedures for calfhooed vaccination against brucellosis together with other methods and procedures for testing and vaccinating cattle for the control and eradication of such disease; to authorize the State Board of Agriculture and Industries to adopt rules and regulations for a brucellosis disease control and eradication program and to prescribe a penalty for violations thereof; to repeal Act No. 410 of the Legislature of 1947, approved September 25, 1947 (General Acts of 1947, page 298).

Also:

H. 1216. TO AMEND TITLE 37, SECTIONS 404, 426, 428, 429, 456 and 457, of the Code of Alabama 1940, as heretofore amended, relating to the election of mayor and aldermen and the legislative functions of municipal councils.

Also:

H. 694. To amend Section 344 of Title 37 of the Code of Alabama of 1940 as heretofore amended, so as to make further provisions respecting the sale of bonds by a municipality with respect to an undertaking that is leased

or is to be leased by the municipality to an agency or department of the State of Alabama.

Also:

H. 1276. To name the state vocational trade school located in Montgomery County the "John M. Patterson Trade School."

Also:

H. 695. To amend Section 342 of Title 37 of the Code of Alabama of 1940, as heretofore amended, so as to provide that any undertaking which a municipality is authorized to acquire, construct, reconstruct, improve, better or extend under the provision of said section may be leased by the said municipality to any agency or department of the State of Alabama; and so as to authorize any municipality to charge and contract for and collect rentals for any undertaking or part thereof that may be so leased by the municipality.

Also:

H. 1305. To authorize the incorporation in any municipality in this state of one or more public corporations for the primary purpose of providing public library facilities for lease to the respective municipalities in which such corporations are organized; to provide for the election of the directors and officers of each such corporation; to specify its powers and capacities, including the exercise of the power of eminent domain; to authorize such corporation and the municipality in which it is organized to enter into leases covering projects of such corporation and to specify requirements respecting such leases; to provide that the rentals payable and the obligations created by such municipality in any such lease shall be general obligations of the municipality for which its full faith and credit may be pledged but shall be payable solely out of the current revenues of the municipality for the fiscal year during which such rents are payable and during which such agreements are required to be performed; to authorize the sale and issuance by such corporation of interest bearing revenue bonds payable solely out of the revenues from the project with respect to which they are issued; to specify provisions of said bonds and to declare them to be negotiable instruments; to authorize the issuance of refunding revenue bonds; to provide that such bonds shall be secured by a pledge of the revenues out of which they shall be payable and by a pledge of the lease from which the revenues so pledged shall be derived, and may be secured by a nonforeclosable mortgage on the project from which the revenues so pledged shall be derived; to specify the use to which the proceeds of said bonds may be put; to provide for remedies in the event of any default in any such bonds or under any such lease; to authorize the investment of funds of the corporation not presently needed; to exempt from taxation the properties of the corporation and the income therefrom, the said leases, the said bonds and the income therefrom, and the said mortgages; to provide that said bonds shall be legal investments for fiduciaries, savings banks and insurance companies; to authorize the investment of idle and surplus funds of the municipality in said bonds; to authorize the publication of notice of the adoption of the resolution authorizing said bonds and providing a short statute of limitations for the institution of actions and the making of defenses respecting the validity of said bonds, pledge, mortgage and lease; to authorize the conveyance to said corporation, with or without monetary consideration, of properties owned by the municipality whether or not necessary for the

conduct of governmental or other public functions of the municipality; to provide for the vesting in the municipality of title to each project of said corporation upon payment of all bonds issued with respect to such project; and to provide for the dissolution of said corporation.

Also:

H. 191. To amend Section 613 of Title 51, Code of Alabama 1940.

Also:

H. 162. To alter, rearrange, and add to the limits of the City of Chickasaw, Alabama, and to alter and rearrange the limits of the City of Mobile, Alabama, by removing certain area from the limits of the City of Mobile, Alabama, and adding same to the limits of the City of Chickasaw, Alabama, and to describe the area so removed from the City of Mobile, Alabama, and so added to the City of Chickasaw, Alabama.

And finds same correctly enrolled.

VIRGIS M. ASHWORTH,
Chairman.

SIGNING OF BILLS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills, the titles of which are set out in the above and foregoing report of the Standing Committee on Rules.

REPORT OF THE STANDING COMMITTEE ON RULES ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bill, to-wit:

H. J. R. 99. Relative to creating a commission to study and report to the Legislature with respect to the merit system for public employees in Jefferson County.

And finds same correctly enrolled.

VIRGIS M. ASHWORTH,
Chairman.

SIGNING OF HOUSE JOINT RESOLUTION

The Speaker of the House, in the presence of the House, immediately after the title had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed

the House Joint Resolution the title to which is set out in the above and foregoing report of the Standing Committee on Rules.

REPORT OF THE STANDING COMMITTEE ON RULES ON
ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bill, to-wit:

H. 423. To authorize the Department of Agriculture and Industries to establish and conduct a swine disease diagnostic laboratory.

And finds same correctly enrolled.

VIRGIS M. ASHWORTH,
Chairman.

SIGNING OF BILL

The Speaker of the House, in the presence of the House, immediately after the title had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bill, the title to which is set out in the above and foregoing report of the Standing Committee on Rules.

RESOLUTIONS

The following resolutions were introduced:

By Mr. Copeland.

H. J. R. 120. BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, That Senate Bill 2 which has passed both houses be designated and known as "The Haltom-Roberts (Madison) -Brewer-Copeland Bill."

On motion of Mr. Copeland the rules were suspended and H. J. R. 120 was adopted.

Also:

By Mr. Cabiness.

H. R. 121. BE IT RESOLVED BY THE HOUSE That we the Representatives thereof extend our best wishes to all the "Page Boys and Girls" who have so faithfully served during this session of the Legislature and we ask that their names be published in Journal, and a copy be sent to the leading newspapers in Alabama.

On motion of Mr. Cabiness the rules were suspended and H. R. 121 was adopted.

Also:

By Mr. Meade.

H. R. 122. WHEREAS, pollution originating in the State of Georgia is entering the State of Alabama by means of streams and rivers flowing from Georgia into Alabama, particularly through the waters of the Etowah River, Ostanula River, and the Chattooga River; and

WHEREAS, there is no means provided under the laws of this State to alleviate or prevent pollution originating outside of the State; and

WHEREAS, said pollution is detrimental and harmful to the interest of the people of the State of Alabama and particularly to the fish in the public waters of this State.

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE STATE OF ALABAMA, that the above-cited pollution of the public streams of the State of Alabama constitutes an intolerable condition and one that is greatly against the public interest of this State, that the Department of Public Health, the Water Quality Council and the Water Resources Commission of the State of Georgia and the Department of Health, Education and Welfare of the Federal Government are hereby notified and requested to take whatever steps and actions necessary to prevent any further pollution from entering the waters of the State of Alabama from sources located in the State of Georgia.

On motion of Mr. Meade the rules were suspended and H. R. 122 was adopted.

Yeas 49; Nays 6.

Yeas:

Messrs.	Copeland	Ingram	Pierce
Albea	Dodd	Jenkins	Ramey
Avery	Engel	Johnson (Hardaway)	Reynolds (Chambers)
Bailey	Gilmer	Johnston (Leonard)	Reynolds (Madison)
Barnett	Grant	Long (Lauderdale)	Rozelle
Bishop	Grouby	Long (Perry)	Self
Boyd	Guthrie	McClendon (Chambers)	Shumate
Branyon	Hain	McCorquodale	Smith (St. Clair)
Broadfoot	Hanly	Nettles	Speaks
Cabiness	Hankins	Nichols	Steagall
Camp	Hardy	Owens	Torbert
Casey	Harris	Phillips	Trimmier
Cates	Hearn		

—49

Nays:

Messrs.	Brannan	McLendon (Bullock)	Turnham
Bassett	Jones (Covington)	Powell	

—6

COMMUNICATION FROM FAMILY OF MR. RALPH MACON

To the House of Representatives:

We would like to express our grateful appreciation for your kind expression of sympathy in the loss of our husband and father. It was tribute that was a comfort to us.

The Legislature of Alabama will always have a place in our hearts.

Sincerely yours,
Mildred Macon,
Nancy Anne Macon
and
Blanton Macon Noland

COMMUNICATION FROM FAMILY OF MR. RALPH MACON

Received, read and inserted in the Journal.

REPORT OF THE STANDING COMMITTEE ON RULES ON
ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bill and House Joint Resolution, to-wit:

H. J. R. 118. Relative to commending the 1st Medium Tank Battalion (Patton) 131st Armor with headquarters at Ozark.

Also:

H. 686. To amend Sections 3 (1), 6, 14, 16, 19 and 20 of Act No. 576, Acts of Alabama 1959, page 1442, Volume 2, entitled, "An Act Relating to the registration of vessels and their operation on the waters of this State and providing for water safety; providing for definitions; registration and identification of vessels used on the waters of this State by the Conservation Department of this State; the enforcement of this act; duties of the director of the State Department of Conservation; fee schedule for vessel registration; term of certificates and registration; establishment of a numbering and identifying system in compliance with Federal Boating Act of 1958 and any subsequent amendment thereto; prohibiting vessel operation when unnumbered; establishing exemptions from numbering provisions; requiring safety equipment; requiring records to be kept by boat iiveries; requiring accident reports to be filed with Conservation Department; certain operations of vessels prohibited; prohibition by local regulation of water safety; granting rule making authority to Director of Conservation with limitations as set out in this act; the establishment of license fees on vessels and providing penalties for violation of the provisions of this act; providing for an appropriation of \$32,500.00 to the Department of Conservation for the administration of the provisions of this Act and for the transfer of certain monies to the Administrative Division of the Department of Conservation; to provide for the appointment of special agents to sell boat

licenses; to repeal all laws in conflict with the provisions of this Act".

And finds same correctly enrolled.

VIRGIS M. ASHWORTH,
Chairman.

SIGNING OF BILL AND HOUSE JOINT RESOLUTION

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bill and House Joint Resolution, the titles to which are set out in the above and foregoing report of the Standing Committee on Rules.

CERTIFICATE OF CLERK

To The House of Representatives:

I hereby certify that the House Joint Resolutions and House Bills hereinafter mentioned were delivered to the Executive Department on the date and hour named and that I hold the receipt of the Executive Department for same.

Delivered to the Governor at 5:05 P.M. On September 1, 1961

H. 28	H. 1413	H. 1484	H. 323
H. 1065	H. 1414	H. 1482	H. 298
H. 1069	H. 1415	H. 1517	H. 1375
H. 1070	H. 1422	H. 1516	H. 1340
H. 1081	H. 1429	H. 1512	H. 21
H. 43	H. 1432	H. 1434	H. 88
H. 1229	H. 1435	H. 1433	H. 278
H. 1234	H. 1447	H. 1479	H. 376
H. 1243	H. 1462	H. 1511	H. 623
H. 1275	H. 1463	H. 1519	H. 696
H. 899	H. 1464	H. 1478	H. 714
H. 1027	H. 1466	H. 1528	H. 713
H. 1163	H. 1473	H. 1505	H. 1015
H. 1168	H. 1474	H. 1503	H. 1398
H. 1245	H. 1475	H. 1372	H. 1408
H. 1268	H. 1476	H. 1506	H. 1431
H. 1346	H. 1364	H. 1495	H. 486
H. 1352	H. 742	H. 1527	H. 679
H. 1354	H. 1472	H. 1487	H. 669

H. 1359	H. 893	H. 1490
H. 1362	H. 1040	H. 1406
H. 1363	H. 1461	H. 1488
H. 1365	H. 895	H. 1481
H. 1366	H. 480	H. 1515
H. 1374	H. 1192	H. 1501
H. 1376	H. 1457	H. 1510
H. 1377	H. 160	H. 1529
H. 1378	H. 1077	H. 1383
H. 1379	H. 1397	H. 1520
H. 1380	H. 1454	H. 83
H. 1381	H. 1453	H. 303
H. 1382	H. 332	H. 350
H. 1384	H. 334	H. 1499
H. 1386	H. 549	H. 1525
H. 1387	H. 1246	H. 53
H. 1388	H. 1395	H. 370
H. 1389	H. 1404	H. 82
H. 1385	H. 1419	H. 4
H. 1390	H. 1420	H. 15
H. 1391	H. 1446	H. 180
H. 1392	H. 1498	H. 24
H. 1393	H. 1502	H. 192
H. 1396	H. 1509	H. 196
H. 1403	H. 1524	H. 92
H. 1409	H. 1152	H. 203
H. 1410	H. 1492	H. 91
H. 1412	H. 1477	H. 231

Delivered to the Secretary of State at 5:25 P.M. On September 1, 1961

H. 1067	H. 1451
H. 1049	H. 1341
H. 1360	H. 1407
H. 1469	H. 1344

Delivered to the Governor at 11:30 P.M. On September 1, 1961

H. 859	H. 208
H. 1106	H. 1483
H. 198	H. 737
H. 324	H. 19
H. 1465	H. 1486
H. 1496	H. 1504
H. 138	H. 1113
H. 636	H. 1319
H. 200	H. 797
H. 197	H. 1411
H. 17	H. 665
H. 1417	H. 57
H. 1082	H. 247
H. 1418	H. 719
H. 1122	H. 1292
H. 816	H. 891
H. 1026	H. 1216
H. 1493	H. 694
H. 1494	H. 1276
H. 22	H. 695
H. 20	H. 1305
H. 383	H. 191
H. 466	H. 162
H. 485	H.J.R. 99
H. 677	H. 423
H. 1116	H. 686
H. 1212	H.J.R. 118
H. 1269	
H. 1270	
H. 1425	
H. 606	
H. 1523	
H. 929	
H. 1225	

H. 1491
H. 1541
H. 1424
H. 718
H. 1195

OAKLEY MELTON, JR.,
Clerk.

CERTIFICATE OF CLERK

To The House of Representatives:

I hereby certify that the House Bills hereinafter mentioned were delivered to the Executive Department on the date and hour named and that I hold the receipt of the Executive Department for same.

Delivered to the Secretary of State at 9:55 A.M. On September 5, 1961

H. 744
H. 1456
H. 637
H. 1489
H. 1400

OAKLEY MELTON, JR.,
Clerk.

REPORT OF STANDING COMMITTEE ON RULES

House of Representatives:

Your Standing Committee on Rules begs leave to report that it has carefully examined the Journal of the House for the thirty-sixth legislative day and finds the same to be correct.

VIRGIS M. ASHWORTH,
Chairman.

On motion of Mr. Smith (Russell), the reading at length of the Journal of the House for the thirty-sixth legislative day was dispensed with and the report of the Standing Committee on Rules was concurred in and adopted, and the Journal for the thirty-sixth legislative day was approved.

ADJOURNMENT

On motion of Mr. Smith (Russell) the House adjourned sine die at 11:50 P.M.

VIRGIS M. ASHWORTH,
Speaker of the House of Representatives of the
Legislature of Alabama, Regular Session, 1961

Attest:

OAKLEY MELTON, JR.
Clerk of the House of Representatives of the
Legislature of Alabama, Regular Session, 1961

ROSTER OF THE SENATE OF ALABAMA

Regular Session 1961

Albert Boutwell, <i>Lieutenant Governor</i>	Birmingham
Vaughan Hill Robison, <i>President Pro-Tem</i>	Montgomery
J. E. Speight, <i>Secretary</i>	Montgomery
Ralph E. Macon, <i>Assistant Secretary</i>	Wetumpka
First Senatorial District—Lauderdale and Limestone Counties.	
E. B. Haltom, Jr.	P. O. Box 532, Florence
Second Senatorial District—Lawrence and Morgan Counties.	
Robert R. Berryman	Box 573, Town Creek
Third Senatorial District—Blount, Cullman and Winston Counties.	
Elwood Rutledge	P. O. Box 169, Haleyville
Fourth Senatorial District—Madison County.	
Dave Archer	204 Eustis St., Huntsville
Fifth Senatorial District—Jackson and Marshall Counties.	
D. Donald Word	P. O. Box 282, Scottsboro
Sixth Senatorial District—Etowah and St. Clair Counties.	
James Ray Wyatt	Ashville
Seventh Senatorial District—Calhoun County.	
A. C. Shelton	Jacksonville
Eighth Senatorial District—Talladega County.	
G. Kyser Leonard	516 North St., Talladega
Ninth Senatorial District—Chambers and Randolph Counties.	
W. C. (Bill) Hines	LaFayette
Tenth Senatorial District—Elmore and Tallapoosa Counties.	
Upshaw G. Jones	Wetumpka
Eleventh Senatorial District—Tuscaloosa County.	
Ryan deGraffenried	1001 First National Bank Building, Tuscaloosa
Twelfth Senatorial District—Fayette, Lamar and Walker Counties.	
Woodrow Wilson Roberts	Fayette

ROSTER OF THE SENATE OF ALABAMA—Continued

Thirteenth Senatorial District—Jefferson County.

Lawrence (Larry) Dumas 1414 Brown-Marx Building,
Birmingham

Fourteenth Senatorial District—Pickens and Sumter Counties.

Aubrey D. Green York

Fifteenth Senatorial District—Autauga, Chilton and Shelby
Counties.

Joe W. Graham Box 163, Maplesville

Sixteenth Senatorial District—Lowndes County.

Carl C. Golson Fort Deposit

Seventeenth Senatorial District—Butler, Conecuh and Covington
Counties.

R. G. Kendall, Jr. Evergreen

Eighteenth Senatorial District—Bibb and Perry Counties.

Norman R. Crawford Marion

Nineteenth Senatorial District—Choctaw, Clarke and Washington
Counties.

Dennis Porter Chatom

Twentieth Senatorial District—Marengo County.

E. O. Eddins Demopolis

Twenty-First Senatorial District—Baldwin, Escambia and Monroe
Counties.

Douglas S. Webb P. O. Box 142, Atmore

Twenty-Second Senatorial District—Wilcox County.

Roland Cooper Camden

Twenty-Third Senatorial District—Dale and Geneva Counties.

Rufus Barnett 327 Magnolia St., Ozark

Twenty-Fourth Senatorial District—Barbour County.

James S. (Jimmy) Clark Eufaula

Twenty-Fifth Senatorial District—Coffee, Crenshaw and Pike
Counties.

Alton L. Turner Luverne

Twenty-Sixth Senatorial District—Bullock and Macon Counties.

L. K. (Snag) Andrews Union Springs

Twenty-Seventh Senatorial District—Lee and Russell Counties.

Yetta G. Samford, Jr. P. O. Box 272, Opelika

ROSTER OF THE SENATE OF ALABAMA—Continued

Twenty-Eighth Senatorial District—Montgomery County.

Vaughan Hill Robison 1532 Dunbar Ave., Montgomery

Twenty-Ninth Senatorial District—Cherokee and DeKalb Counties.

George E. Godfrey Jamestown

Thirtieth Senatorial District—Dallas County.

Walter C. Givhan Safford

Thirty-First Senatorial District—Colbert, Franklin and Marion Counties.

Hugh Moses Hamilton

Thirty-Second Senatorial District—Greene and Hale Counties.

W. F. Wilson Havana

Thirty-Third Senatorial District—Mobile County.

Will G. Caffey, Jr. P. O. Box 388, Mobile

Thirty-Fourth Senatorial District—Clay, Cleburne and Coosa Counties.

John E. Gaither Heflin

Thirty-Fifth Senatorial District—Henry and Houston Counties.

Carl S. Farmer Abbeville

**ROSTER OF THE HOUSE OF REPRESENTATIVES OF
ALABAMA**

Regular Session 1961

OFFICERS

Virgis M. Ashworth, *Speaker*.....Centreville

Ira D. Pruitt, *Speaker Pro Tem*.....Livingston

Oakley Melton, Jr., *Clerk*.....Montgomery

David W. Crosland, *Assistant Clerk*.....Montgomery

Richard C. Belser, *Reading Clerk*.....Montgomery

MEMBERS OF THE HOUSE

Autauga—E. A. (Bud) Grouby Prattville

Baldwin—L. W. Brannan, Jr. Foley

ROSTER OF THE HOUSE OF REPRESENTATIVES OF ALABAMA—Continued

Barbour—Place No. 1—Sim A. Thomas	Eufaula
Place No. 2—McDowell Lee	Clio
Bibb—Virgis M. Ashworth	Box 381, Centreville
Blount—W. P. Gordon	Box 361, Oneonta
Bullock—Place No. 1—M. B. McLendon	Box 247, Union Springs
Place No. 2—J. B. Powell	Box 387, Union Springs
Butler—Place No. 1—F. LaMont Glass	845 Ft. Dale Rd., Greenville
Place No. 2—H. B. Taylor	Box 278, Georgiana
Calhoun—Place No. 1—Woodrow Albea	1001 Commercial National Bank Bldg., Anniston
Place No. 2—Hugh D. Merrill	Box 1486, Anniston
Chambers—Place No. 1—Roy W. McClendon	Shawmut
Place No. 2—Charles Reynolds	Lanett
Cherokee—Ralph A. Meade	Cedar Bluff
Chilton—Francis W. Speaks	Box 535, Clanton
Choctaw—Hunter Phillips	Butler
Clarke—Place No. 1 Joe C. McCorquodale, Jr.	Jackson
Place No. 2—Kimbrough C. Dunn	Thomasville
Clay—Kenneth F. Ingram	Ashland
Cleburne—John S. Casey	Box 266, Heflin
Coffee—Drexel Cook	Elba
Colbert—Kenneth H. Bishop	Route 2, Cherokee
Conecuh—Wiley Salter	Evergreen
Coosa—Charles R. Franklin	Goodwater
Covington—Fletcher Jones	Box 741, Andalusia
Crenshaw—Guy Owens	Luverne
Cullman—John J. Guthrie	Route 3, Cullman
Dale—Henry B. Steagall, II	Box 226, Ozark
Dallas—Place No. 1—M. D. (Pete) Gilmer	Marion Junction

ROSTER OF THE HOUSE OF REPRESENTATIVES OF ALABAMA—Continued

Place No. 2—Frank Hardy Route 6, Box 300, Selma

Place No. 3—B. V. Hain Box 155, Selma

DeKalb—Robert E. Harris 2900 Alabama Ave., S. W.,
Fort Payne

Elmore—Place No. 1—Leonard Johnston Wetumpka

Place No. 2—Hardaway Johnson Eclectic

Escambia—Hugh Rozelle Bank of Atmore Building, Atmore

Etowah—Place No. 1—Buford L. Copeland ... 524 Chestnut St.,
Gadsden

Place No. 2—E. K. Hanby 403 Noojin Building, Gadsden

Fayette—James A. Branyon, II Box 600, Fayette

Franklin—W. E. Oden 402 High Street, Russellville

Geneva—Roland R. Faulk Samson

Greene—W. L. Martin, Jr. Eutaw

Hale—Place No. 1—Richard M. Avery Greensboro

Place No. 2—Charles H. Ramey Akron

Henry—Place No. 1—Emory R. ("Em") Solomon Headland

Place No. 2—W. Ralph Chambers Route 1, Columbia

Houston—Charles H. Adams Box 975, Dothan

Jackson—Place No. 1—W. Wallace Gross Scottsboro

Place No. 2—Bernard Cabiness 103 Appletree Street,
Scottsboro

Jefferson—J. K. (Jess) Edwards 3612 Huntsville Ave.,
Brighton

John H. Hawkins, Jr. 1841 Montclair Drive, Birmingham

Hugh A. Locke, Jr. ... 923 Frank Nelson Bldg., Birmingham

Hugh Morrow, III 214 Woodward Bldg., Birmingham 3

Walter Emmett Perry, Jr. 610 Frank Nelson Bldg.,
Birmingham

Holt Rast Box 1491, Birmingham

Tram Sessions The Liberty National Life Ins. Co. Bldg.,
Birmingham

ROSTER OF THE HOUSE OF REPRESENTATIVES OF ALABAMA—Continued

Lamar—Jack Hankins Vernon

Lauderdale—Place No. 1—Robert H. Broadfoot ... 302 W. Ala-
bama St., Florence

Place No. 2—Charles G. Long Box 297, Florence

Lawrence—Bruce W. Dodd Route 3, Moulton

Lee—Place No. 1—C. C. Torbert, Jr. Opelika

Place No. 2—Pete Turnham ... 606 Moore Mill Road, Auburn

Limestone—Granville N. Turner Route 2, Toney

Lowndes—Place No. 1—Robert S. Dickson, Jr. ... Lowndesboro

Place No. 2—A. J. (Jack) Brooks Box 46, Fort Deposit

Macon—Grady Rogers Route 1, Tuskegee

Madison—Place No. 1—N. L. (Luke) Reynolds 2225 California
St., Huntsville

Place No. 2—Roscoe Roberts, Jr. Terry-Hutchens Bldg.,
Huntsville

Marengo—Place No. 1—V. Buren Daniel Nanafalia

Place No. 2—Charles B. Grant, Jr. RFD, Demopolis

Marion—John “Pete” Self Box 597, Hamilton

Marshall—Olin C. Hearn Box 31, Albertville

Mobile—Place No. 1—John A. Murphy ... 817 First Nat'l. Bank
Bldg., Mobile

Place No. 2—Mylan R. Engel 610 Van Antwerp Bldg.
Mobile

Place No. 3—Charles S. Trimmier Box 1133, Mobile

Monroe—Ralph L. Jones Monroeville

Montgomery—Place No. 1—Alfred W. Goldthwaite 26 So.
Perry St., Montgomery

Place No. 2—O. J. (Joe) Goodwyn 325 Bell Bldg.,
Montgomery

Place No. 3—George F. (Bubber) Bailey 2144 Meadow
Lane Drive, Montgomery

Place No. 4—J. J. (Junie) Pierce 2038 Myrtlewood Drive,
Montgomery

ROSTER OF THE HOUSE OF REPRESENTATIVES OF ALABAMA—Continued

Morgan—Place No. 1—Albert P. Brewer	Box 1487, Decatur
Place No. 2—Bob Gilchrist	504 Short Street, Hartselle
Perry—Place No. 1—Roy A. Barnett	Marion
Place No. 2—T. R. Long	Uniontown
Pickens—Ulie B. Sullivan	Carrollton
Pike—Place No. 1—L. Gardner Bassett	206 Orange St. Troy
Place No. 2—A. L. (Pat) Boyd	Box 454, Troy
Randolph—J. M. Jenkins	Box 384, Roanoke
Russell—Place No. 1—Homer W. Cornett	Box 88, Phenix City
Place No. 2—Joseph W. Smith	Box 464, Phenix City
St. Clair—R. Rush (Doc) Smith	Ashville
Shelby—John Lewis Cates	Columbiana
Sumter—Place No. 1—Jesse E. Harvey	Cuba
Place No. 2—Ira D. Pruitt	Livingston
Talladega—Place No. 1—Bill Nichols	Sylacauga
Place No. 2—Ashley L. Camp, Jr.	Box 491, Talladega
Tallapoosa—Place No. 1—William D. Vickers	Rt. 3 Alexander City
Place No. 2—J. T. (Tom) Johnson	Route 1, Notasulga
Tuscaloosa—Place No. 1—A. K. (Temo) Callahan	913 First Nat'l. Bank Bldg., Tuscaloosa
Place No. 2—Arthur Louis Ferguson	2805 16th Avenue, Northport
Walker—Place No. 1—Alonzo Shumate	Box 63, Jasper
Place No. 2—Tom Bevill	Jasper
Washington—A. D. Britton, Jr.	Box 1111, Millry
Wilcox—Place No. 1—Sam C. Nettles, Jr.	Arlington
Place No. 2—Gregory Oakley	Pine Apple
Winston—H. E. (Pete) Ray	Haleyville

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- Clarke County, 1932 Acts, Act No. 34, p. 13, providing for the election of the superintendent of education—
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- 1947 Acts, Act No. 410, p. 298, providing for the prevention, control, and eradication of bangs disease—
HB 891, pages 848, 1308, 2095, 2527, 3671, 3847, 3855
SB 336, pages 3354, 3378, 3708
- 1947 Acts, Act No. 429, p. 311, requiring the tax assessor in counties 140,000 to 400,000 population to serve in advisory capacity to the board of equalization—
HB 1068, pages 1367, 1817, 2041
SB 389, pages 1748, 1957, 3540, 3824
- 1947 Acts, Act No. 498, p. 343, regulating and licensing of barbers and barber colleges in counties 46,500 to 48,000 population—
HB 646, pages 532, 578, 850, 1704, 1721, 1910

ACTS REPEALED GENERAL ACTS—Continued

- 1947 Acts, Act No. 512, p. 354, prescribing the jurisdiction of inferior courts in counties 20,000 population or less—
SB 113, pages 370, 512, 657, 719
- 1947 Acts, Act No. 564, p. 401, providing for the zoning of property in cities in counties 300,000 population or more—
SB 487, pages 1785, 1960, 2099, 3550
- 1947 Acts, Act No. 668, p. 509, providing for the registration and purgation of voters and clerical assistance and compensation of members of boards of registrars in counties 300,000 population or more—
SB 517, pages 2178, 2282, 3568, 3816
- 1947 Acts, Act No. 693, p. 527, providing for certain income tax deductions—
HB 710, page 547
- 1949 Acts, Act No. 52, p. 77, regulating the opening and closing of the polls in counties 300,000 population or more—
SB 488, pages 1776, 1961, 3552
- 1949 Acts, Act No. 55, p. 79, authorizing the levy of a cigarette tax in counties 140,000 to 400,000 population—
HB 1070, pages 1368, 1817, 2042, 3113, 3267, 3853
- 1949 Acts, Act No. 91, p. 115, providing for the assessment of ad valorem taxes in counties 70,000 to 300,000 population—
HB 161, page 95
- 1949 Acts, Act No. 396, p. 567, providing funds for the operation of the health department in counties 100,000 to 140,000 population—
SB 397, pages 1635, 1831, 3533, 3821
HB 885, pages 847, 957, 1057, 1692, 1728, 1909
HB 994, pages 1205, 1300, 1465, 1685, 1745, 1909
- 1949 Acts, Act No. 495, p. 719, providing for the duties and compensation of the superintendent of education in counties 23,000 to 25,000 population—
SB 114, pages 363, 512, 658, 662, 807, 1114
- 1949 Acts, Act No. 498, p. 723, providing for the election of members of the governing body in cities 50,000 to 78,500 population—
HB 455, pages 219, 801, 857, 1701, 1733, 1910
SB 233, pages 1648, 1829, 3524, 3819
- 1949 Acts, Act No. 499, p. 724, prescribing duties and authority of members of the governing body of cities 50,000 to 78,500 population—
HB 452, pages 218, 801, 856, 1700, 1733, 1910
SB 230, pages 1647, 1828, 3520
- 1949 Acts, Act No. 500, p. 725, providing for the compensation of members of the governing body in cities 50,000 to 78,500 population—
HB 454, pages 219, 801, 856, 1700, 1733, 1910
SB 231, pages 1648, 1828, 3521
- 1949 Acts, Act No. 528, p. 819, creating a civil service system in counties 100,000 to 140,000 population—
HB 585, pages 398, 509, 636, 1576, 1617, 1667
HB 935, pages 992, 1127, 1435, 1683, 1741, 1909

ACTS REPEALED GENERAL ACTS—Continued

- 1951 Acts, Act No. 58, p. 276, fixing the time for holding court in the twenty-sixth judicial circuit—
HB 1420, pages 2367, 2565, 2791, 3500, 3782, 3854
SB 625, pages 3032, 3225, 3618
- 1951 Acts, Act No. 135, p. 360, providing additional compensation for the tax assessor and tax collector in counties 18,675, to 19,150 population—
SB 109, pages 363, 512, 655, 718
SB 129, pages 365, 513, 663, 720
- 1951 Acts, Act No. 136, p. 361, providing additional duties and compensation for the county solicitor in counties 18,765 to 19,150 population—
SB 122, pages 363, 512, 659, 719
- 1951 Acts, Act No. 165, p. 403, providing clerical assistance for the tax assessor and tax collector in counties 47,000 to 51,000 population—
SB 5, pages 1653, 1825, 2955, 3255, 3345
HB 836, pages 785, 831, 1017, 1707, 1723, 1909
HB 998, pages 1207, 1300, 1468, 2198, 2203, 2544
- 1951 Acts, Act No. 187, p. 438, creating a firemen and policemen's pension and relief fund in cities 45,000 to 54,000 population—
HB 1273, pages 1869, 1954, 2226
SB 537, pages 2187, 2282, 3571
- 1951 Acts, Act No. 223, p. 497, fixing the compensation of the coroner in counties 80,000 to 135,000 population—
HB 582, pages 397, 508, 634, 1575, 1614, 1667
- 1951 Acts, Act No. 228, p. 500, relieving boards of registrars from visiting voting precincts and places in counties 80,000 to 94,000 population—
HB 397, pages 198, 350, 411, 441, 1581, 1607, 1667
- 1951 Acts, Act No. 232, p. 502, prohibiting the judge of probate in counties 80,000 to 94,000 population from charging certain fees—
HB 416, pages 201, 352, 414, 459, 1587, 1604, 1667
- 1951 Acts, Act No. 233, p. 502, providing benefit payments to certain employees in cities 57,000 to 127,000 population—
HB 915, pages 969, 1124, 1422, 1689, 1739, 1909
- 1951 Acts, Act No. 239, p. 514, providing for meetings and procedures of the board of registrars in counties 64,000 to 79,000 population—
HB 580, pages 397, 508, 633, 1575, 1614, 1667
- 1951 Acts, Act No. 255, p. 537, authorizing an additional deputy to the sheriff in counties 28,000 to 42,000 population and having two courthouses and a board of revenue—
HB 1063, pages 1365, 1816, 2039
SB 351, pages 1636, 1831, 2038, 2492
- 1951 Acts, Act No. 256, p. 538, providing clerical assistance for the circuit clerk in counties 28,000 to 42,000 population and having two courthouses and a board of revenue—
HB 1060, pages 1364, 1816, 2035
SB 353, pages 1636, 1831, 2034, 2493
- 1951 Acts, Act No. 281, p. 567, providing additional deputies to the sheriff in counties 29,400 to 30,500 population—
HB 588, pages 398, 509, 638, 1576, 1617, 1667

ACTS REPEALED GENERAL ACTS—Continued

- 1951 Acts, Act No. 311, p. 606, regulating the office of the sheriff in counties 96,000 to 140,000 population—
HB 562, pages 385, 507, 625, 1681, 1718, 1909
HB 936, pages 993, 1127, 1436, 1684, 1741, 1909
- 1951 Acts, Act No. 341, p. 629, providing for the payment of disability benefits to employees of counties 96,000 to 140,000 population—
HB 558, pages 384, 506, 623, 2898, 2921, 3114
- 1951 Acts, Act No. 403, p. 725, authorizing the establishment of a retirement system in cities 78,000 to 125,000 population—
HB 938, pages 994, 1128, 1438, 1685, 1742, 1909
- 1951 Acts, Act No. 405, p. 730, providing for the appointment, duties, and compensation of a humane officer in counties 96,000 to 141,000 population—
HB 560, pages 385, 506, 624, 1681, 1718, 1909
HB 863, pages 790, 832, 1028, 1707, 1724, 1909
- 1951 Acts, Act No. 425, p. 757, providing for the appointment of a deputy clerk of the circuit court in counties 14,000 to 16,000 population—
SB 21, pages 1659, 1827, 3514, 3818
- 1951 Acts, Act No. 424, p. 758, providing medical care for certain persons in counties 96,000 to 141,000 population—
HB 561, pages 385, 507, 625, 1681, 1718, 1909
- 1951 Acts, Act No. 429, p. 771, levying a beer tax in counties 94,000 to 110,000 population—
HB 670, pages 539, 579, 818, 3080, 3104, 3372
- 1951 Acts, Act No. 440, p. 791, providing for the creation of a park and recreation board in cities 78,000 to 120,000 population—
HB 865, pages 791, 833, 1030, 1708, 1724, 1909
- 1951 Acts, Act No. 445, p. 798, providing for the use of paper ballots in counties 80,000 to 94,000 population—
HB 395, pages 198, 350, 411, 440, 1587, 1603, 1667
- 1951 Acts, Act No. 448, p. 800, fixing the compensation of the superintendent of education in counties 45,090 to 46,550 population—
SB 12, pages 1630, 1826, 2960, 3344
HB 839, pages 785, 831, 1022, 1707, 1724, 1909
- 1951 Acts, Act No. 501, p. 894, providing additional duties and compensation for the judge of the county court in counties 80,000 to 94,000 population—
HB 798, pages 767, 836, 1043, 1695, 1730, 1910
- 1951 Acts, Act No. 509, p. 900, providing for the levy of a tax on beer sold in police jurisdiction of cities 35,000 to 55,000 population—
SB 538, pages 2187, 2282, 3572
HB 1272, pages 1868, 1954, 2226
- 1951 Acts, Act No. 545, p. 958, providing for the operation of hospitals in cities 13,000 to 16,300 population—
HB 647, pages 532, 578, 851, 1704, 1721, 1910
- 1951 Acts, Act No. 553, p. 970, regulating meetings of the board of registrars in counties 75,000 to 130,000 population—
HB 578, pages 396, 508, 632, 1575, 1614, 1667

ACTS REPEALED GENERAL ACTS—Continued

- 1951 Acts, Act No. 574, p. 1012, providing for the appointment of an additional deputy in counties 14,000 to 16,000 population—
SB 20, pages 1659, 1827, 3514, 3817
- 1951 Acts, Act No. 624, p. 278, providing for the compensation of the superintendent of education in counties 36,000 to 39,000 population—
HB 144, pages 87, 130, 266, 300, 408, 421, 484, 732, 1913, 1945, 2084
- 1951 Acts, Act No. 670, p. 1158, providing for the appointment and compensation of a chief deputy and other deputies to the sheriff in counties 45,000 to 50,000 population —
HB 425, pages 203, 353, 414, 462
- 1951 Acts, Act No. 692, p. 1193, prescribing the jurisdiction of the inferior court in counties 93,900 to 137,000 population—
HB 583, pages 397, 509, 635, 1576, 1614, 1667
- 1951 Acts, Act No. 718, p. 1259, fixing the compensation of members of the civil service board in counties 93,900 to 137,000 population—
HB 520, pages 378, 503, 593, 1676, 1713, 1909
- 1951 Acts, Act No. 719, p. 1260, regulating payment of premiums on official bonds of employees in counties 93,900 to 137,000 population—
HB 528, pages 380, 503, 598, 1677, 1714, 1909
- 1951 Acts, Act No. 741, p. 1293, providing for the designation of the county depository in counties 13,500 to 15,500 population—
SB 19, pages 1659, 1827, 3513, 3817
- 1951 Acts, Act No. 813, p. 1426, prescribing the form of government in cities 75,000 to 125,000 population—
HB 867, pages 791, 833, 1031, 1708, 1725, 1909
- 1951 Acts, Act No. 814, p. 1447, providing additional duties and compensation for members of the governing body of counties 30,000 to 33,500 population—
HB 594, pages 399, 510, 642, 1675, 1714, 1909
- 1953 Acts, Act No. 99, p. 143, fixing the compensation of members of the jury commission in counties 18,000 to 20,250 population—
HB 101, pages 65, 128, 263, 286, 1594, 1600, 1667
SB 107, pages 362, 511, 849, 3510
- 1953 Acts, Act No. 133, p. 181, fixing the compensation of the superintendent of education in counties 20,500 to 20,830 population—
HB 774, pages 759, 837, 1046, 1692, 1728, 1909
- 1953 Acts, Act No. 150, p. 193, providing for travel expenses of members of the governing body of counties 24,500 to 25,725 population—
HB 135, pages 82, 130, 265, 266, 297, 1593, 1599, 1667
- 1953 Acts, Act No. 154, p. 197, fixing the compensation of the superintendent of education in counties 16,100 to 16,450 population—
HB 106, pages 66, 128, 264, 288, 950, 1010, 1011, 1788, 1833, 1910
- 1953 Acts, Act No. 186, p. 238, prescribing method of assessing and paying motor vehicle license and registration fees in counties 150,000 population or more—
SB 377, pages 2263, 2280, 3562, 3814
- 1953 Acts, Act No. 214, p. 281, providing for the election and terms of the governing body of cities 10,000 to 12,000 population—
SB 14, pages 1631, 1826, 3608, 3834

ACTS REPEALED GENERAL ACTS—Continued

- 1953 Acts, Act No. 224, p. 291, fixing the compensation of fire wardens in counties 19,000 to 20,000 population—
SB 315, pages 1648, 1830, 3527, 3820
- 1953 Acts, Act No. 273, p. 341, providing for the destruction of certain records in counties 65,000 to 78,000 population—
HB 314, pages 151, 188, 272, 326, 1580, 1612
- 1953 Acts, Act No. 296, p. 358, fixing the compensation of members of jury commissions in counties 80,000 to 94,000 population—
HB 410, pages 200, 352, 413, 454, 1583, 1609, 1667
- 1953 Acts, Act No. 357, p. 425, providing for payment of premium on surety bond of superintendent of education in counties 25,725 to 25,875 population—
HB 625, pages 528, 577, 810, 1682, 1719, 1909
- 1953 Acts, Act No. 369, p. 439, providing clerical assistance for the governing body of counties 16,450 to 17,500 population—
SB 103, pages 362, 511, 653, 718
HB 118, pages 70, 129, 264, 291, 292, 1595, 1600, 1668
- 1953 Acts, Act No. 415, p. 516, fixing the compensation of members of the jury commission in counties 18,000 to 20,250 population—
SB 107, pages 362, 511, 849, 3510
SB 320, pages 1649, 1830, 3529, 3821
- 1953 Acts, Act No. 423, p. 524, fixing the compensation of the coroner in counties 80,000 to 94,000 population—
HB 402, pages 199, 351, 412, 446, 1582, 1608, 1667
- 1953 Acts, Act No. 428, p. 528, providing for the appointment, duties, and compensation of deputy circuit solicitors in counties 80,000 to 94,000 population—
HB 400, pages 199, 351, 412, 444, 1581, 1607, 1668
- 1953 Acts, Act No. 439, p. 546, regulating the number of members of the board of directors of corporation operating municipal utility system in counties 40,500 to 45,000 population—
HB 641, pages 530, 804, 867, 1692, 1727, 1909
- 1953 Acts, Act No. 452, p. 557, providing clerical assistance for the circuit clerk in counties 29,500 to 30,600 population—
HB 577, pages 396, 508, 632
- 1953 Acts, Act No. 483, p. 610, relieving the board of registrars of the duty of visiting precincts and voting places in counties 39,550 to 40,350 population—
HB 649, pages 532, 579, 852, 1704, 1721, 1910
- 1953 Acts, Act No. 500, p. 632, fixing the compensation of members of the jury commission in counties 26,550 to 26,900 population—
HB 447, pages 217, 353, 415, 465, 1589, 1605, 1668
- 1953 Acts, Act No. 506, p. 636, providing for an assistant coroner in counties 94,000 to 138,000 population—
HB 530, pages 380, 503, 599, 1678, 1715, 1910
- 1953 Acts, Act No. 544, p. 758, providing a clerk-hire allowance for certain officers in counties 75,000 to 90,000 population—
HB 368, pages 194, 348, 409, 425, 1586, 1602, 1667
- 1953 Acts, Act No. 549, p. 763, regulating purchasing in counties 94,000 to 135,000 population—
HB 532, pages 380, 504, 600, 1678, 1715, 1910

ACTS REPEALED GENERAL ACTS—Continued

- 1953 Acts, Act No. 558, p. 796, providing for public information releases in counties 94,000 to 134,000 population—
HB 534, pages 380, 504, 601, 1678, 1715, 1910
- 1953 Acts, Act No. 559, p. 797, providing for statements as to encumbrances upon real property in counties 94,000 to 134,000 population—
HB 914, pages 969, 1124, 1421, 1689, 1739, 1909
- 1953 Acts, Act No. 606, p. 862, authorizing branch banks in counties 18,200 to 18,600 population—
SB 18, pages 1631, 1827, 3513, 3817
- 1953 Acts, Act No. 621, p. 880, providing an expense allowance for members of the governing body of counties 24,500 to 15,725 population—
HB 131, pages 79, 129, 265, 295, 1593, 1598, 1667
- 1953 Acts, Act No. 631, p. 886, providing for the enforcement of laws in counties 60,000 to 63,700 population—
HB 488, pages 234, 354, 415, 469
- 1953 Acts, Act No. 635, regulating issuance and return of executions in justice of the peace courts in counties 80,000 to 94,000 population—
HB 386, pages 197, 349, 410, 434, 1586, 1603, 1667
- 1953 Acts, Act No. 720, p. 974, prohibiting public employees from joining labor unions—
HB 418, page 201
- 1953 Acts, Act No. 823, p. 1107, regulating civil proceedings to compel the support of certain persons—
HB 63, pages 57, 126, 884, 1326, 1505
- 1953 Acts, Act No. 884, p. 1189, regulating the construction of public improvements outside the corporate limits but within police jurisdiction in cities 6,000 population or less—
HB 773, page 758
- 1955 Acts, Act No. 17, p. 126, fixing the term of office of the commissioner of licenses in counties 230,000 to 400,000 population—
SB 394, pages 2264, 2573, 3582
- 1955 Acts, Act No. 21, p. 130, authorizing branch banks in counties 94,000 to 135,000 population—
HB 1014, pages 1218, 1302, 1477, 2899, 2922, 3114
- 1955 Acts, Act No. 22, p. 233, fixing the compensation of the commissioner of licenses in counties 230,000 to 500,000 population—
SB 392, pages 2264, 2573, 3581
- 1955 Acts, Act No. 35, p. 142, providing clerical assistance for the circuit clerk in counties 29,350 to 30,350 population—
HB 589, pages 398, 509, 639, 1577, 1615, 1667
- 1955 Acts, Act No. 38, p. 60, providing clerical assistance for the tax collector and tax assessor in counties 29,350 to 30,350 population—
HB 590, pages 398, 509, 640, 1577, 1615, 1667
- 1955 Acts, Act No. 47, p. 157, providing for the appointment of a deputy to the circuit clerk in counties 47,500 to 52,500 population—
HB 835, pages 785, 831, 1018, 1706, 1723, 1909
HB 1000, pages 1208, 1301, 1469, 2198, 2203, 2544
HB 1117, pages 1400, 1821, 2055, 2896, 2923, 3114
SB 8, pages 1653, 1825, 2958, 3344

ACTS REPEALED GENERAL ACTS—Continued

- 1955 Acts, Act No. 48, p. 158, prescribing duties and compensation of the county solicitor in counties 47,500 to 52,500 population—
HB 838, pages 785, 831, 1020, 1707, 1724, 1909
HB 997, pages 1207, 1300, 1467, 2198, 2203, 2544
SB 10, pages 1653, 1826, 2959, 3344
- 1955 Acts, Act No. 51, p. 84, providing for the attendance of polio victims at public schools in counties 94,000 to 134,000 population—
HB 554, pages 384, 506, 620, 1680, 1718, 1909
- 1955 Acts, Act No. 59, p. 172, providing for probation officers in counties 94,000 to 134,000 population—
HB 559, pages 384, 506, 623, 1681, 1718, 1909
- 1955 Acts, Act No. 70, p. 308, authorizing branch banks in counties 65,000 to 75,000 population—
HB 318, pages 152, 189, 273, 329, 1580, 1612, 1668
- 1955 Acts, Act No. 78, p. 316, prescribing the time for opening and closing of the polls in counties 94,000 to 134,000 population—
HB 536, pages 381, 504, 602, 1681, 1716, 1910
- 1955 Acts, Act No. 98, p. 343, fixing the compensation of the superintendent of education in counties 63,750 to 72,750 population—
HB 226, pages 111, 133, 270, 313, 314, 1578, 1610, 1667
- 1955 Acts, Act No. 109, p. 354, authorizing uniforms for employees of the sheriff in counties 80,000 to 94,000 population—
HB 414, pages 201, 352, 413, 457, 1587, 1604, 1667
- 1955 Acts, Act No. 110, p. 355, providing an expense allowance for members of the governing body of counties 24,500 to 25,725 population—
HB 134, pages 81, 130, 265, 297, 1593, 1599, 1667
- 1955 Acts, Act No. 114, p. 231, fixing the compensation of the superintendent of education in counties 19,200 to 20,000 population—
HB 103, pages 65, 128, 263, 287, 950, 1010, 1011, 1788, 1833, 1910
- 1955 Acts, Act No. 128, p. 377, regulating disbursement of gasoline tax monies for construction repair, and maintenance of roads and bridges in counties 22,000 to 23,000 population—
SB 318, pages 1649, 1830, 3528, 3820
- 1955 Acts, Act No. 222, p. 532, providing the coroner in counties 63,700 to 70,000 population with office space and equipment—
HB 345, pages 159, 191, 276, 341, 1585, 1602, 1668
- 1955 Acts, Act No. 225, p. 534, regulating certain costs and fees of the register in counties 94,000 to 134,000 population—
HB 522, pages 379, 503, 594, 1676, 1713, 1909
- 1955 Acts, Act No. 250, p. 592, prohibiting the sale of alcoholic beverages in certain places in counties 94,000 to 134,000 population—
HB 789, pages 765, 835, 1038, 3080, 3104, 3372
- 1955 Acts, Act No. 284, p. 649, regulating disposition of contraband or forfeited property in counties 94,000 to 134,000 population—
HB 548, pages 383, 505, 617, 1680, 1717, 1909
- 1955 Acts, Act No. 287, p. 652, regulating operation of cemeteries in counties 94,000 to 134,000 population—
HB 552, pages 383, 506, 619, 620, 1680, 1718, 1909

ACTS REPEALED GENERAL ACTS—Continued

- 1955 Acts, Act No. 293, p. 686, creating a hospital board in counties 80,000 to 94,000 population—
HB 557, pages 384, 506, 622, 1681, 1718, 1909
- 1955 Acts, Act No. 294, p. 690, providing for an assistant coroner in counties 80,000 to 94,000 population—
HB 408, pages 200, 352, 413, 452, 1583, 1609, 1667
- 1955 Acts, Act No. 302, p. 699, regulating the election of the governing body of cities 6,500 to 6,900 population—
HB 803, pages 769, 836, 1045, 2014, 2194, 2486, 2738
- 1955 Acts, Act No. 314, p. 714, regulating the feeding of prisoners in jails in counties 80,000 to 94,000 population—
HB 404, pages 199, 351, 412, 447, 1583, 1608, 1667
- 1955 Acts, Act No. 344, p. 780, creating the Fort Morgan historical commission—
HB 1228, pages 1835
- 1955 Acts, Act No. 407, p. 952, providing for the election of the mayor and council in cities 6,125 to 6,725 population—
HB 143, pages 87, 130, 266, 300, 408, 420, 1594, 1599, 1667
- 1955 Acts, Act No. 450, p. 1003, fixing the compensation of certain officers in counties 80,000 to 94,000 population—
HB 788, pages 765, 834, 1088, 1694, 1729, 1910
- 1955 Acts, Act No. 458, p. 1045, authorizing chief clerks in the circuit court and the county court in counties 80,000 to 94,000 population—
HB 412, pages 201, 352, 413, 455, 1584, 1609, 1667
- 1955 Acts, Act No. 459, p. 1046, levying sales and use taxes for hospital purposes in counties 80,000 to 94,000 population—
HB 556, pages 384, 506, 621, 1680, 1718, 1909
- 1956 Acts, Act No. 30, p. 299, fixing the compensation of deputies to the sheriff in counties 24,000 to 25,000 population—
HB 130, pages 78, 129, 265, 294, 295, 1593, 1598, 1667
- 1956 Acts, Act No. 55, p. 345, fixing the compensation of members of the governing body in counties 24,500 to 25,725 population—
HB 133, pages 80, 130, 265, 296, 1593, 1599, 1667
- 1956 Acts, Act No. 66, p. 99, providing clerical assistance for the judge of probate, sheriff, tax assessor, tax collector, and circuit clerk in counties 75,000 to 93,000 population—
HB 368, pages 194, 348, 409, 425, 1586, 1602, 1667
- 1956 Acts, Act No. 84, p. 125, providing for the designation of additional voting places in counties 40,000 to 45,000 population—
HB 777, pages 759, 837, 1069, 1701, 1734, 1909
- 1956 Acts, Act No. 115, p. 172, providing for the nomination, election, and terms of members of the board of education in counties 63,750 to 68,000 population—
HB 225, pages 111, 133, 269, 312, 1578, 1610, 1667
HB 339, pages 158, 190, 275, 337, 1584, 1601, 1668
- 1956 Acts, Act No. 136, p. 196, dividing counties 15,000 to 16,000 population into forest protection districts—
HB 810, pages 770, 830, 1015, 1706, 1723, 1909

ACTS REPEALED GENERAL ACTS—Continued

- 1957 Acts, Act No. 21, p. 54, fixing the compensation of the circuit clerk, sheriff, tax assessor, and tax collector in counties 94,000 to 134,000 population—
HB 551, pages 383, 506, 618, 619, 1680, 1717, 1909
- 1957 Acts, Act No. 32, p. 80, fixing the compensation of the superintendent of education in counties 16,075 to 16,475 population—
HB 107, pages 66, 128, 264, 288, 950, 1010, 1012, 1788, 1833, 1910
- 1957 Acts, Act No. 53, p. 96, fixing the compensation of deputies to the sheriff in counties 19,200 to 20,200 population—
SB 319, pages 1649, 1830, 3529, 3820
- 1957 Acts, Act No. 55, p. 97, fixing the compensation of members of the governing body in counties 16,075 to 16,475 population —
HB 110, pages 67, 129, 264, 289, 290, 2470, 2488, 2738
HB 575, pages 396, 508, 631
- 1957 Acts, Act No. 133, p. 181, providing an expense allowance for the sheriff in counties 18,400 to 18,800 population—
HB 808, pages 770, 830, 1016, 1706, 1722, 1909
- 1957 Acts, Act No. 134, p. 182, providing for the appointment, compensation, and tenure of bailiffs in circuits composed of one county 94,000 to 135,000 population—
HB 415, pages 201, 352, 413, 458, 1587, 1604, 1667
- 1957 Acts, Act No. 135, p. 182, regulating the payment of salaries of certain employees in counties 26,000 to 26,600 population—
HB 632, pages 529, 578, 814, 1703, 1720, 1909
- 1957 Acts, Act No. 204, p. 263, fixing the compensation of members of the governing body of counties 26,000 to 26,600 population—
HB 631, pages 529, 578, 814, 1703, 1720, 1909
- 1957 Acts, Act No. 235, p. 295, amending the act authorizing the establishment of a retirement system in cities 78,000 to 125,000 population—
HB 938, pages 995, 1129, 1439, 1698, 1736, 1909
- 1957 Acts, Act No. 241, p. 301, relieving boards of registrars of the duty of visiting precincts and voting places—
HB 628, pages 528, 577, 812, 1703, 1719, 1909
- 1957 Acts, Act No. 252, p. 325, providing an automobile expense allowance for coroners in counties 94,000 to 134,000 population—
HB 540, pages 381, 504, 611, 1679, 1716, 1909
- 1957 Acts, Act No. 263, p. 338, fixing the compensation of members of the board of equalization in counties 31,500 to 35,000 population—
HB 911, pages 968, 1124, 1424, 2199, 2201, 2544
- 1957 Acts, Act No. 264, p. 339, fixing the compensation of the county, deputy, or deputy circuit solicitor in counties 14,000 to 16,000 population—
SB 24, pages 1659, 1827, 3516, 3818
- 1957 Acts, Act No. 267, p. 341, fixing the compensation of members of board of directors of certain utility boards—
HB 642, 531, 804, 868, 1693, 1727, 1909
- 1957 Acts, Act No. 290, p. 368, providing for the micro-filming of records of cities within counties 94,000 to 134,000 population—
HB 542, pages 382, 505, 613, 1679, 1717, 1909

ACTS REPEALED GENERAL ACTS—Continued

- 1957 Acts, Act No. 318, p. 425, fixing the compensation of the county, deputy, or deputy circuit solicitor in counties 24,000 to 25,500 population—
HB 132, pages 79, 130, 265, 295, 1593, 1599, 1667
- 1957 Acts, Act No. 323, p. 428, regulating the operation of the law library in counties 94,000 to 135,000 population—
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Court of county commissioners, compensation of members—

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COUNTIES 29,400 TO 30,650 POPULATION

Juvenile court, compensation of clerk—
SB 108, pages 362, 511, 654, 718

COUNTIES 29,500 TO 30,500 POPULATION

Economic development of—
HB 214, pages 109, 133, 269, 308, 1651, 1711, 1909

COUNTIES 29,500 TO 30,600 POPULATION

Circuit clerk, clerical assistance—
HB 577, pages 396, 508, 632

COUNTIES 30,000 TO 33,500 POPULATION

Governing body, duties and compensation of members—
HB 594, pages 399, 510, 642, 1675, 1714, 1909

COUNTIES 30,500 TO 31,000 POPULATION

Tax assessor and tax collector, clerical assistance and supplies—
HB 593, pages 399, 510, 641, 1675, 1714, 1909

COUNTIES 30,550 TO 31,000 POPULATION

Governing body, duties and compensation of members—
HB 592, pages 399, 510, 640, 1675, 1714, 1909

COUNTIES 31,000 TO 32,000 POPULATION

Cosmetologists, exempted from laws regulating practice of—
HB 903, page 959

Superintendent of education, expense allowance—
HB 1352, pages 2244, 2279, 2782, 3259, 3271, 3853

COUNTIES 31,000 TO 35,000 POPULATION

Boating and fishing areas, zoning of—
SB 506, pages 1750, 1961, 2099, 3555, 3815

COUNTIES 31,500 TO 35,000 POPULATION

Board of equalization, compensation of members—
HB 911, pages 968, 1124, 1424, 2199, 2201, 2544

Board of equalization, operation of—
HB 213, pages 109, 132, 268, 308

COUNTIES 32,000 TO 33,000 POPULATION

Bailiffs, compensation—
HB 216, pages 109, 133, 269, 309, 310, 1651, 1711, 1909

Circuit clerk, clerical assistance—
HB 217, pages 110, 133, 269, 310, 311, 1651, 1711, 1909
HB 219, pages 110, 133, 269, 311, 312, 1652, 1711, 1909

Coroner, expense allowance—
HB 218, pages 110, 133, 269, 311, 1652, 1711, 1909

Governing body, compensation of members—
HB 212, pages 109, 132, 268, 307, 1651, 1711, 1909

Sheriff, appointment and compensation of additional deputies—
HB 215, pages 109, 133, 269, 309, 408, 421, 493

COUNTIES 33,000 TO 35,000 POPULATION

Board of equalization, operation of—
HB 213, pages 109, 132, 268, 308

COUNTIES 34,000 TO 35,500 POPULATION

Bailiffs, compensation—

HB 895, pages 849, 957, 1060, 3291, 3495, 3854

Board of equalization, compensation of members—

HB 892, pages 848, 957, 1058

Board of registrars, compensation of members—

HB 896, pages 849, 957, 1060

Election officials, compensation—

HB 894, pages 848, 957, 1059

Jurors, compensation—

HB 895, pages 849, 957, 1060, 3291, 3495, 3854

Jury commission, compensation of members—

HB 893, pages 848, 957, 1058, 3292, 3494, 3854

COUNTIES 35,500 TO 38,500 POPULATION

Sheriff, clerical assistance—

HB 441, pages 206, 353, 414, 463, 1588, 1605, 1667

COUNTIES 35,700 TO 36,600 POPULATION

Sheriff, clerical assistance—

HB 441, pages 206, 353, 414, 463, 1588, 1605, 1667

COUNTIES 36,000 TO 37,500 POPULATION

Airport authority boards, creation of—

HB 1290, pages 1871, 1955, 2404, 3086, 3099, 3371

COUNTIES 36,000 TO 37,600 POPULATION

Fishing regulated—

HB 1362, pages 2252, 2279, 2785, 3256, 3271, 3854

COUNTIES 36,000 TO 39,000 POPULATION

Superintendent of education, compensation—

HB 144, pages 87, 130, 266, 300, 408, 421, 484, 732, 1913, 1945, 2084

COUNTIES 36,500 TO 37,500 POPULATION

Trains, levying privilege license tax for operation of—

HB 1250, page 1854

Trains, regulating speeds of—

HB 1249, page 1854

COUNTIES 36,600 TO 37,600 POPULATION

Board of equalization, compensation of members—

HB 1539, page 2765

Board of registrars, compensation of members—

HB 1538, page 2765

Governing body, expense allowance for chairman—

HB 1487, pages 2605, 2758, 2989, 3502, 3786, 3853

Superintendent of education, duties and compensation—

HB 145, pages 88, 131, 266, 300, 408, 421, 484, 733

Superintendent of education, expense allowance—
HB 1444, page 2379

COUNTIES 36,600 TO 37,800 POPULATION

Circuit clerk, fees received from fine and forfeiture fund—
HB 970, page 1175, 1298, 1456

Sheriff, additional deputies authorized—
HB 1251, pages 1854

COUNTIES 38,750 TO 39,250 POPULATION

Justices of the peace, jurisdiction—
HB 570, pages 392, 507, 629

COUNTIES 39,550 TO 40,350 POPULATION

Board of registrars, duty of visiting precincts and voting places—
HB 649, pages 532, 579, 852, 1704, 1721, 1910

Condemnation proceeding where the county is a party, appointment of
commissioners—
HB 334, pages 157, 190, 274, 334, 3499, 3781, 3854

COUNTIES 40,000 TO 45,000 POPULATION

Circuit clerk, compensation—
HB 1605, pages 1365, 1816, 2040, 3117, 3267, 3853

Judge of probate, compensation—
HB 1065, pages 1365, 1816, 2040, 3117, 3267, 3853

Open cut or strip mining, regulated—
HB 1311, page 1970

Prisoners, employment and confinement of—
HB 379, pages 196, 349, 409, 429

Sheriff, compensation—
HB 1065, pages 1365, 1816, 2040, 3117, 3267, 3853

Tax assessor, compensation—
HB 1065, pages 1365, 1816, 2040, 3117, 3267, 3853

Tax collector, compensation—
HB 1065, pages 1365, 1816, 2040, 3117, 3267, 3853

Voting places, designation of—
HB 777, pages 759, 837, 1069, 1701, 1734, 1909

COUNTIES 40,500 TO 44,500 POPULATION

Municipal utility systems, compensation of members of board of directors operating—
HB 640, pages 530, 804, 866, 1692, 1727, 1909

COUNTIES 40,500 TO 45,000 POPULATION

County offices, closing of, on Saturdays—
HB 638, pages 530, 804, 865, 1692, 1726, 1909

Municipal utility systems, number of members of board of directors operating—
HB 641, pages 530, 804, 867, 1692, 1727, 1909

COUNTIES 40,500 TO 45,000 POPULATION—Continued

Utility boards, compensation of members—
HB 642, pages 531, 804, 868, 1693, 1727, 1909

COUNTIES 41,000 TO 47,000 POPULATION

Roads and bridges, construction, repair, and maintenance of—
SB 13, pages 1631, 1826, 2961, 3510, 3816

COUNTIES 42,000 TO 46,000 POPULATION

Circuit clerk, appointment of deputy clerk—
SB 7, pages 1630, 1825, 2957, 3255, 3345

Solicitor, county, additional duties and compensation—
SB 9, pages 1630, 1825, 2959, 3344

Tax assessor, clerical assistance—
SB 6, pages 1630, 1825, 2956, 3255, 3345

Tax collector, clerical assistance—
SB 6, pages 1630, 1825, 2956, 3255, 3345

COUNTIES 45,000 TO 50,000 POPULATION

Savings and loan associations, establishment of branch offices—
HB 1505, pages 2625, 2760, 2996, 3503, 3785, 3828, 3853

Sheriff, appointment and compensation of chief deputy and other deputies—
HB 425, pages 203, 353, 414, 462

COUNTIES 45,090 TO 46,550 POPULATION

Superintendent of education, compensation—
HB 839, pages 785, 831, 1022, 1707, 1724, 1909
SB 12, pages 1630, 1826, 2960, 3344

COUNTIES 45,575 TO 46,500 POPULATION

Sheriff, compensation of deputies—
HB 905, pages 960, 1124, 1419, 2197, 2202, 2544

COUNTIES 46,000 TO 49,000 POPULATION

Claims against, payment of—
HB 837, pages 785, 832, 1023, 1707, 1723, 1909

COUNTIES 46,500 TO 48,000 POPULATION

Barbers and barber colleges, licensing and regulation of—
HB 646, pages 532, 578, 850, 1704, 1721, 1910

Board of registrars relieved of duty of visiting precincts and voting places—
HB 648, pages 532, 578, 851, 1704, 1721, 1910

Condemnation proceeding where the county is a party, appointment of commissioners—
HB 334, pages 157, 190, 274, 334, 3499, 3781, 3854

Legal advertisements, printing and publishing of—
SB 477, pages 1775, 1960, 2404, 2469, 2553

COUNTIES 47,000 TO 51,000 POPULATION

Tax assessor, clerical assistance—

SB 5, pages 1653, 1825, 2955, 3255, 3345

SB 11, pages 1653, 1826, 2960, 3344

HB 836, pages 785, 831, 1017, 1707, 1723, 1909

HB 998, pages 1207, 1300, 1468, 2198, 2203, 2544

HB 999, pages 1208, 1300, 1469, 2198, 2203, 2544

HB 1115, pages 1400, 1821, 2055, 2895, 2923, 3114

Tax assessor, compensation of deputy and clerks—

HB 1030, pages 1235, 1303, 1481, 2197, 2204, 2544

Tax collector, clerical assistance—

SB 5, pages 1653, 1825, 2955, 3255, 3345

SB 11, pages 1653, 1826, 2960, 3344

HB 836, pages 785, 831, 1017, 1723, 1909

HB 998, pages 1207, 1300, 1468, 2198, 2203, 2544

HB 999, pages 1208, 1300, 1469, 2198, 2203, 2544

HB 1115, pages 1400, 1821, 2055, 2895, 2923, 3114

Tax collector, compensation of deputy and clerks—

HB 1030, pages 1235, 1303, 1481, 2197, 2204, 2544

COUNTIES 47,500 TO 52,500 POPULATION

Circuit clerk, repealing provision for deputy to—

HB 835, pages 785, 831, 1018, 1706, 1723, 1909

HB 1000, pages 1208, 1301, 1469, 2198, 2203, 2544

HB 1117, pages 1400, 1821, 2055, 2896, 2923, 3114

SB 8, pages 1653, 1825, 2958, 3344

Solicitor, county, duties and compensation—

SB 10, pages 1653, 1826, 2959, 3344

HB 838, pages 785, 831, 1020, 1707, 1724, 1909

HB 997, pages 1207, 1300, 1467, 2198, 2203, 2544

COUNTIES 48,500 TO 49,500 POPULATION

Contingent fund, provided for—

HB 757, pages 753, 831, 1020, 1693, 1728, 1909

County offices, closing of, on Saturdays—

HB 639, pages 530, 804, 865, 1692, 1727, 1909

Municipal utility systems, compensation of members of board of directors operating—

HB 644, pages 531, 805, 869, 1693, 1727, 1909

Utility boards, compensation of directors of—

HB 643, pages 531, 805, 868, 1693, 1727, 1909

COUNTIES 48,500 TO 49,750 POPULATION

Governing body, administrative assistant to—

HB 1528, pages 2622, 2762, 3010, 3504, 3785, 3853

Retirement benefits for county employees, provided for—

HB 1527, pages 2661, 2762, 3009, 3504, 3786, 3853

Treasurer, appointment, duties, and compensation—

HB 1529, pages 2662, 2762, 3010, 3504, 3788, 3854

COUNTIES 49,500 TO 50,000 POPULATION

Juvenile court, appointment of certain officers for—
HB 1484, pages 2594, 2758, 2984, 3502, 3784, 3853

COUNTIES 49,500 TO 54,000 POPULATION

County court, compensation of court reporter—
HB 1029, pages 1235, 1303, 1480, 2197, 2204, 2544

COUNTIES 50,000 POPULATION OR LESS

Sales and use taxes, authorizing levy of—
HB 1319, pages 1973, 2210, 2862, 3163, 3772, 3846, 3855

COUNTIES 50,000 TO 54,000 POPULATION

Superintendent of education, payment of expenses of operating office
of—
HB 424, pages 202, 352, 414, 461, 1588, 1604, 1667

COUNTIES 51,000 TO 56,000 POPULATION

Bail bonds or undertakings, power and jurisdiction of courts pursuant
to final judgment upon—
HB 332, pages 157, 187, 274, 333, 3499, 3781, 3854

Bailiffs, compensation—
HB 326, pages 154, 189, 273, 330, 331, 1580, 1612, 1668

Circuit clerk authorized to issue warrants in criminal cases—
HB 335, pages 157, 190, 274, 335, 1581, 1613, 1668

Cities and towns within, defining police jurisdiction of—
HB 342, pages 158, 190, 275, 339, 1585, 1601, 1668

Cities within, police jurisdiction of—
HB 336, pages 157, 190, 274, 335, 1584, 1601, 1668

Condemnation proceedings where the county is a party, appointment
of commissioners—
HB 334, pages 157, 190, 274, 334, 3499, 3781, 3854

Coroners, duties, compensation, office space, and supplies—
HB 345, pages 159, 191, 276, 341, 1585, 1602, 1668

Employees of, leaves of absence for—
HB 340, pages 158, 190, 275, 338, 1584, 1601, 1668

Employees of, sick leave for—
HB 344, pages 159, 191, 275, 340, 1585, 1601, 1668

Governing body, times for holding meetings—
HB 337, pages 157, 190, 274, 336, 1640, 1711, 1909

Hospital supplies, exemption from competitive bidding—
HB 331, pages 156, 189, 274, 332, 1580, 1612, 1668

Jury commission, compensation of members—
HB 333, pages 157, 189, 274, 333, 1581, 1613, 1668

Mining partnerships, defining and regulating—
HB 329, page 156

COUNTIES 51,000 TO 56,000 POPULATION—Continued

Sheriff, compensation of deputies and assistants—
HB 325, pages 153, 189, 273, 330, 1580, 1612, 1668

Superintendent of education, compensation—
HB 330, pages 156, 189, 273, 331, 1580, 1612, 1668

COUNTIES 53,000 TO 56,000 POPULATION

Alcoholic beverages, prohibiting sale of, in certain places in—
HB 341, pages 158, 190, 275, 339, 490

Barbers and barber colleges, regulation of—
HB 343, pages 158, 190, 275, 340, 1585, 1601, 1668

Board of education, compensation of members—
HB 338, pages 158, 190, 275, 337, 1584, 1601, 1668
HB 442, pages 207, 253, 415, 464, 1588, 1605, 1667

COUNTIES 53,000 TO 56,200 POPULATION

Coroner, compensation—
HB 443, pages 208, 353, 415, 464, 1588, 1605, 1667

COUNTIES 55,000 TO 60,000 POPULATION

Board of registrars, compensation of members—
HB 1310, page 1970
HB 1446, pages 2380, 2570, 2812, 3501, 3783, 3854
SB 621, pages 3032, 3225, 3617

Sheriff, supervision and control over county convicts—
SB 498, pages 1750, 1961, 3555, 3815

COUNTIES 57,000 TO 61,000 POPULATION

Fishing regulated—
HB 601, pages 400, 510, 643, 1577, 1616, 1667

Legal notices or advertisements, maximum rate for publication of—
HB 1325, pages 1976, 2174, 2411, 3086, 3101, 3372

COUNTIES 57,000 TO 61,500 POPULATION

Governing body, compensation of chairman—
HB 976, pages 1182, 1298, 1457, 2019, 2430, 3086, 3095, 3372

Judge of probate expense allowance—
HB 1378, pages 2325, 2567, 2793, 3256, 3272, 3854

COUNTIES 60,000 TO 62,500 POPULATION

Airport authority boards, creation of—
HB 1290, pages 1871, 1955, 2404, 3086, 3099, 3371

COUNTIES 60,000 TO 63,700 POPULATION

Enforcement of laws—
HB 488, pages 234, 354, 415, 469

COUNTIES 60,500 TO 65,000 POPULATION

Inferior court, created—
HB 1264, page 1865

COUNTIES 60,500 TO 65,000 POPULATION—Continued

Judge, circuit, compensation—
HB 1265, page 1865

Justices of the peace, criminal jurisdiction—
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Law and equity court, abolished—
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Planning commission, creation of—
HB 1530, page 2662
SB 650, pages 3368, 3387, 3758, 3799

Solicitor, circuit, additional duties and authority—
HB 1266, page 1865

Solicitor, deputy, office created—
HB 1266, page 1865

COUNTIES 61,000 TO 65,000 POPULATION

Mussels, regulating taking of—
HB 1468, pages 2398, 2756, 3240

COUNTIES 62,000 TO 92,000 POPULATION

Ambulance service for the sick and infirm, authorized—
SB 336, pages 1625, 1831, 3531, 3821

COUNTIES 63,700 TO 70,000 POPULATION

Hospital supplies, exemption from competitive bidding—
HB 331, pages 156, 189, 274, 332, 1580, 1612, 1668

COUNTIES 63,750 TO 68,000 POPULATION

Board of education, election of members—
HB 339, pages 158, 190, 275, 337, 1584, 1601, 1668

Board of education, election and terms of members—
HB 225, pages 111, 133, 269, 312, 1578, 1610, 1667

COUNTIES 63,750 TO 72,750 POPULATION

Bail bonds or undertakings, power and jurisdiction of courts pursuant to final judgment upon—
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Circuit clerk authorized to issue warrants in criminal cases—
HB 335, pages 157, 190, 274, 335, 1581, 1613, 1668

Cities and towns within, defining police jurisdiction of—
HB 342, pages 158, 190, 275, 339, 1585, 1601, 1668

Cities within, police jurisdiction of—
HB 336, pages 157, 190, 274, 335, 1584, 1601, 1668

Condemnation proceedings where the county is a party, appointment of commissioners—
HB 334, pages 157, 190, 274, 334, 3499, 3781, 3854

Employees of, leave of absence for—
HB 340, pages 158, 190, 275, 338, 1584, 1601, 1668

COUNTIES 63,750 TO 72,750 POPULATION—Continued

Superintendent of education, compensation—

HB 226, pages 111, 133, 270, 313, 314, 1578, 1610, 1667

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COUNTIES 64,000 TO 79,000 POPULATION

Board of registrars, meetings and procedures—

HB 580, pages 397, 508, 633, 1575, 1614, 1667

COUNTIES 65,000 TO 75,000 POPULATION

Airport authority boards, creation of—

HB 315, pages 152, 188, 272, 327, 1579, 1611, 1668

Branch banks—

HB 318, pages 152, 189, 273, 329, 1580, 1612, 1668

Judge, circuit, supplemental salary—

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Judge of probate, regulating collection of certain fees—

HB 316, pages 152, 188, 272, 273, 327, 1579, 1611, 1668

Records of, destruction of—

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COUNTIES 65,000 TO 95,000 POPULATION

Board of education, compensation of members—

HB 89, pages 63, 128, 263, 285, 1592, 1598, 1667

Coroner, two-way radio equipment for motor vehicle used by—

SB 556, pages 2266, 2573, 3580

Enforcement of laws—

HB 487, pages 233, 415, 469, 1589, 1606, 1668

Fishing regulated—

SB 430, pages 1773

Judge of probate, compensation—

HB 851, pages 788, 832, 1027, 1694, 1731, 1909

Tax assessor, compensation—

SB 31, pages 369, 1132, 1450, 2012, 2953, 3344

Tax collector, compensation—

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Textbooks, selection of—

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COUNTIES 70,000 TO 300,000 POPULATION

Ad valorem taxes, assessment of—

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COUNTIES 73,100 TO 93,500 POPULATION

Solicitor, circuit, appointment and compensation of chief clerk—

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COUNTIES 75,000 TO 90,000 POPULATION

Cities within, annexation of territory—

HB 440, pages 206, 353, 414, 462, 1588, 1604, 1667

COUNTIES 75,000 TO 93,000 POPULATION

Judge of probate, sheriff, tax assessor, tax collector, circuit clerk, and members of county commission, expense allowance—

HB 511, pages 375, 501, 584, 1574, 1613, 1667

COUNTIES 75,000 TO 96,000 POPULATION

Judge of probate, circuit clerk, register, tax assessor, tax collector, sheriff, and circuit solicitor, clerical assistance—

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COUNTIES 75,000 TO 130,000 POPULATION

Board of registrars, meetings of—

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COUNTIES 76,000 TO 96,000 POPULATION

Branch banks, authorized—

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Cities within, applicability of ordinance in territory annexed to—

HB 365, pages 194, 348, 409, 423, 1585, 1602, 1667

Cities within, annexation of territory—

HB 440, pages 206, 353, 414, 462, 1588, 1604, 1667

Fine and forfeiture fund, abolished—

HB 367, pages 194, 348, 409, 425, 3093, 3095, 3371

Judge of probate, sheriff, tax assessor, tax collector, circuit clerk, and members of governing body, expense allowance—

HB 513, pages 377, 501, 585, 1574, 1613, 1667

Solicitor, circuit, appointment and compensation of chief clerk—

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COUNTIES 80,000 TO 94,000 POPULATION

Bailiffs, special, compensation of—

HB 405, pages 199, 351, 412, 448, 1583, 1609, 1667

Board of equalization, operation of office of—

HB 406, pages 200, 351, 412, 450, 1583, 1609, 1667

Board of registrars, duties in connection with visiting voting places and precincts—

HB 397, pages 198, 350, 351, 411, 441, 1581, 1607, 1667

Circuit clerk, compensation—

HB 786, pages 764, 765, 834, 1036, 1694, 1729, 1909

HB 787, pages 765, 834, 1037, 1694, 1729, 1910

Circuit court, chief clerk for—

HB 412, pages 201, 352, 413, 455, 1584, 1609, 1667

Coroner, assistant, provision of—

HB 408, pages 200, 352, 413, 452, 1583, 1609, 1667

COUNTIES 80,000 TO 94,000 POPULATION—Continued

Coroner, compensation—

HB 402, pages 199, 351, 412, 445, 1582, 1608, 1667

County court, chief clerk for—

HB 412, pages 201, 352, 413, 455, 1584, 1609, 1667

County court, compensation of judge—

HB 788, pages 765, 834, 1038, 1694, 1729, 1910

County court, duties and compensation of judge—

HB 798, pages 767, 836, 1043, 1695, 1730, 1910

Governing body, compensation of members—

HB 787, pages 765, 834, 1037, 1694, 1729, 1910

Hospital board, creation of—

HB 557, pages 384, 506, 622, 1681, 1718, 1909

Judge, circuit, compensation—

HB 787, pages 765, 834, 1037, 1694, 1729, 1910

Judge of probate, charging of certain fees—

HB 416, pages 201, 352, 414, 459, 1587, 1604, 1667

Judge of probate, compensation—

HB 786, pages 764, 765, 834, 1036, 1694, 1729, 1909

HB 787, pages 765, 834, 1037, 1694, 1729, 1910

Jury commission, compensation of members—

HB 410, pages 200, 352, 413, 454, 1583, 1609, 1667

Justice of the peace courts, issuance and return of executions—

HB 386, pages 197, 349, 410, 434, 1586, 1603, 1667

Paper ballots, regulating use of—

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Prisoners in jail, feeding of—

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Purchasing regulated—

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Register, compensation—

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HB 787, pages 765, 834, 1037, 1694, 1729, 1910

Sales and use taxes levied for hospital purposes, repealed—

HB 556, pages 384, 506, 621, 1680, 1718, 1909

Sheriff, compensation—

HB 786, pages 764, 765, 834, 1036, 1694, 1729, 1909

Sheriff, uniforms for employees of—

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Solicitor, circuit, compensation—

HB 787, pages 765, 834, 1037, 1694, 1729, 1910

Solicitor, deputy circuit, appointment, duties, and compensation—

HB 400, pages 199, 351, 412, 444, 1581, 1607, 1668

COUNTIES 80,000 TO 94,000 POPULATION—Continued

Tax assessor, compensation—

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HB 788, pages 765, 834, 1038, 1694, 1729, 1910

Tax collector, compensation—

HB 786, pages 764, 765, 834, 1036, 1694, 1729, 1909

HB 788, pages 765, 834, 1038, 1694, 1729, 1910

COUNTIES 80,000 TO 96,000 POPULATION

Alcoholic beverages, regulating sale of—

HB 1501, pages 2615, 2760, 2994, 3503, 3787, 3854

SB 639, pages 3083, 3226, 3623, 3837

Beer tax, levied—

HB 1498, pages 2613, 2759, 2992, 3502, 3783, 3854

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COUNTIES 80,000 TO 135,000 POPULATION

Coroner, compensation—

HB 582, pages 397, 508, 634, 1575, 1614, 1667

COUNTIES 93,900 TO 137,000 POPULATION

Bonds of certain employees, premium on—

HB 528, pages 380, 503, 598, 1677, 1714, 1909

Civil service board, compensation of members—

HB 520, pages 378, 503, 593, 1676, 1713, 1909

Inferior court, jurisdiction—

HB 583, pages 397, 509, 635, 1576, 1614, 1667

Judge, compensation—

HB 583, pages 397, 509, 635, 1576, 1614, 1667

COUNTIES 94,000 TO 110,000 POPULATION

Beer tax, levy of—

HB 670, pages 539, 579, 818, 3080, 3104, 3372

COUNTIES 94,000 TO 134,000 POPULATION

Airports, construction and operation of—

HB 518, pages 377, 502, 591, 1675, 1712, 1909

Alcoholic beverages, regulating sale of—

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Bailiffs, appointment and compensation—

HB 795, pages 766, 836, 1043, 1695, 1730, 1910

Cemeteries, operation of—

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Circuit clerk, additional duties and compensation—

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COUNTIES 94,000 TO 134,000 POPULATION—Continued

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- Cities within, assessment of property annexed to—
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- Cities within, micro-filming of records of—
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- Contraband or forfeited property, sale of—
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- Coroner, expense allowance—
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- Inferior court, stenographic secretary for judge of—
HB 538, pages 381, 504, 604, 1682, 1716, 1909
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- Judge, circuit, expense allowance—
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- Polio victims, attendance at public schools—
HB 554, pages 384, 506, 620, 1680, 1718, 1909
- Polls, opening and closing of—
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- Probation officers, compensation—
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- Public information releases, appropriation for—
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- Real property, statements as to encumbrances upon—
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- Register, costs and fees in certain cases—
HB 522, pages 379, 503, 594, 1676, 1713, 1909
- Sheriff, compensation—
HB 551, pages 383, 506, 618, 619, 1680, 1717, 1909
- Solicitor, circuit, compensation—
HB 524, pages 379, 503, 595, 1677, 1713, 1909
- Tax assessor, compensation—
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- Tax collector, compensation—
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COUNTIES 94,000 TO 138,000 POPULATION

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COUNTIES 95,000 TO 115,000 POPULATION

Commissioner of licenses, office created—
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COUNTIES 96,000 TO 106,000 POPULATION

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HB 407, pages 200, 351, 412, 451, 1583, 1609, 1606

Board of equalization, terms, compensation, and clerical assistance—
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Board of registrars, duty of visiting voting places and precincts—
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Circuit clerk, compensation—
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COUNTIES 96,000 TO 106,000 POPULATION—Continued

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- Coroner, assistant, provided for—
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- County court, compensation of judge—
HB 878, pages 846, 956, 1054, 1695, 1731, 1909
- County court, issuance of executions—
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- County court, providing chief clerk for—
HB 388, pages 197, 350, 410, 435, 1586, 1603, 1667
- Governing body, compensation of chairman and members—
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- Judge, circuit, compensation—
HB 878, pages 846, 956, 1054, 1695, 1731, 1909
- Judge of probate, clerical assistance and supplies—
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- Judge of probate, compensation—
HB 878, pages 846, 956, 1054, 1695, 1731, 1909
- Judge of probate, fees for administering oath or taking affidavit—
HB 401, pages 191, 351, 412, 445, 1582, 1608, 1667
- Jury commission, compensation of members and clerks of—
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- Justice of the peace courts, issuance and return of executions in—
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- Prisoners, feeding of—
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- Register, compensation—
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- Sheriff, compensation—
HB 878, pages 846, 956, 1054, 1695, 1731, 1909
- Sheriff, uniforms for employees of—
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- Solicitor, circuit, compensation—
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Solicitors law enforcement fund, created—
HB 1093, pages 1390, 1820, 2052

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Tax collector, clerical assistance and supplies—
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COUNTIES 96,000 TO 116,000 POPULATION

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HB 560, pages 385, 506, 624, 1681, 1718, 1909
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Medical care for certain persons, provisions for—
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Plumbers, licensing and regulation of—
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- Airports, construction and operation of—
HB 519, pages 377, 502, 591, 593, 1676, 1712, 1909
- Alcoholic beverages, sale of—
HB 790, pages 765, 835, 1039, 3080, 3105, 3372
- Bail bond business, regulated—
HB 492, pages 234, 354, 416, 471, 1589, 1606, 1668
- Beer tax, levied—
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- Bonds of certain employees, premium on—
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- Branch banks, authorized—
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- Cemeteries, operation of—
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- Circuit clerk, additional duties and compensation—
HB 527, pages 379, 503, 597, 1677, 1714, 1909
- Circuit clerk, compensation—
HB 550, pages 383, 506, 618, 1680, 1717, 1909
- Cities within, annexation of territory—
HB 497, pages 235, 355, 416, 473, 1590, 1606, 1668
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- Cities within, assessment of property annexed to—
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- Cities within, micro-filming of records of—
HB 543, pages 382, 505, 613, 1679, 1716, 1909
- Civil service board, compensation of members—
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- Contraband or forfeited property, disposition of proceeds from sale of—
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- Contraband or forfeited property, sale of—
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- Coroner, expense allowance—
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- Coroner, providing assistant for—
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- Court reporters, appointment and compensation—
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- Inferior court, stenographic secretary for judge of—
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- Injured persons, taking of statements from, and negotiating settlements with, by parties of adverse interest—
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- Law library, operation of—
HB 545, pages 382, 505, 615, 1679, 1717, 1909
- Polio victims, attendance at public schools—
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- Polls, opening and closing of—
HB 537, pages 381, 504, 603, 1681, 1716, 1910
- Public information releases, appropriation for—
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- Purchasing, regulated—
HB 533, pages 380, 504, 601, 1678, 1715, 1910
- Register, costs and fees in certain cases—
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- Sheriff, compensation—
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- Solicitor, circuit, compensation—
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- Solicitor, circuit, deputy, and county, power and authority—
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- Tax collector, compensation—
HB 550, pages 383, 506, 618, 1680, 1717, 1909
- Voting machines, regulating use of—
HB 881, pages 846, 956, 1056, 1697, 1735, 1909
- Workmen's compensation for employees of—
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COUNTIES 100,000 TO 135,000 POPULATION

- Probation officers, appointment and compensation—
HB 916, pages 969, 1124, 1422, 1689, 1739, 1909

COUNTIES 100,000 TO 136,000 POPULATION

- Real property in, statements as to encumbrances upon—
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COUNTIES 100,000 TO 140,000 POPULATION

- Board of registrars, meetings of—
HB 584, pages 397, 509, 636, 1576, 1614, 1667
- Civil service system, abolished—
HB 585, pages 398, 509, 636, 1576, 1617, 1667
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COUNTIES 100,000 TO 140,000 POPULATION—Continued

Health department, funds for operation of—

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COUNTIES 100,000 TO 160,000 POPULATION

Branch banks, authorized—

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COUNTIES 110,000 TO 150,000 POPULATION

Airport authority, incorporation of—

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Airport authorities, creation of—

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Board of registrars, clerical assistance—

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Judge of probate, collection of fees in certain cases—

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COUNTIES 110,000 TO 165,000 POPULATION

Airports, construction and operation of—

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Register, fees in certain cases—

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Drivers licenses, issuance of—

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Jury commission, compensation of members—

HB 152, pages 90, 131, 267, 301, 1595, 1600, 1668

Motor vehicles, licensing and registration of—

HB 151, pages 89, 131, 266, 267, 301, 488, 1582, 1607, 1667, 2000, 2082, 2086, 2150

COUNTIES 125,000 TO 300,000 POPULATION

Treasurer, deputy, office abolished—

HB 951, pages 1002, 1132, 1447, 1690, 1743, 1910

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Fees, costs, and commissions received by officers on salary basis, collection and payment of—

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Board of registrars, compensation of members—
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SB 464, pages 1774, 1960, 3546, 3825
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Real property sold under certain conditions, action of ejectment to recover—
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COUNTIES 140,000 TO 400,000 POPULATION

Board of registrars, compensation—
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HB 1070, pages 1368, 1817, 2042, 3113, 3267, 3853

Commissioner of licenses, office abolished—
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Barbers and barbers colleges, regulating issuance and revocation of license for—
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Board of equalization, operation of—
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Sunday blue laws, method of enforcing—
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Civil service system, county-wide, created—

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Sheriff, compensation—

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Sheriff, compensation of deputies, jailers, and clerical assistants—

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Textbooks for use in senior and junior high schools, selection of—

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Chief of police of municipalities within, appointment and discharge of—

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Commissioner of licenses, term of office—

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Board of education, insuring of school property—

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- Barbers, licensing and regulation of—
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Circuit clerk and deputy clerk, compensation—

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Register, compensation—

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Retirement benefits for deputy sheriffs, wardens, and certain other employees, regulating payment of—

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Treasurer, compensation—

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Absentee ballots, emergency, providing for—

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Tax assessor, compensation—

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Voters, periodic reidentification of—

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